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Electronic Version v1.1

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SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		SECURITY AGREEMENT			
CONVEYING PART	ΓΥ DATA	·			
Name Execution Date					
Arbor Company, Ll	LLP		02/23/2009		
	Y DATA				
[]		
Name:	Mary Ann Guzy				
Street Address:		n, Argiz & Farra, LLP			
Internal Address:	1001 Brickell Bay	Jrive, 9th Floor			
City:	Miami				
State/Country:	FLORIDA				
Postal Code:	33131				
Name:	Mark Guzy				
Street Address:	2565 Stetson Circle				
City:	Minden				
State/Country:	NEVADA				
Postal Code:	89423				
PROPERTY NUMB	ERS Total: 5				
Property Type		Number			
Patent Number: 72		951			
Patent Number: 7		214			
Patent Number: 678		226			
Patent Number: 6627		985			
Application Number: 10992		2871			

CORRESPONDENCE DATA

Fax Number: (612)642-8365 Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 612-672-8365

500793468

PATENT REEL: 022320 FRAME: 0200

Correspondent Name:Naomi OlserAddress Line 1:90 S. 7th St.	s Line 1: 90 S. 7th St., 3300 Wells Fargo Center			
ATTORNEY DOCKET NUMBER:	2005855			
NAME OF SUBMITTER:	Naomi Olsen			
Total Attachments: 10 source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page1.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page2.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page3.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page4.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page5.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page5.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page6.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page7.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page8.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page8.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page8.tif source=Guzy - Notice of Security Interest and Patent Collateral Assignment#page9.tif				

NOTICE OF SECURITY INTEREST IN U.S. PATENTS

Notice is hereby given that **ARBOR COMPANY, LLLP**, a Nevada limited-liability limited partnership and successor in interest to Arbor Company, LLP ("**Debtor**"), with Debtor's principal place of business at 223 South Meadow, Glenbrook, Nevada, 89413, United States with notices also to be delivered to P.O. Box 459, San Carlos, CA 94070, has granted a security interest to Mary Ann Guzy, a Florida resident, at her address at Morrison, Brown, Argiz & Farra, LLP, 1001 Brickell Bay Drive – 9th Floor, Miami, Florida, 33131, United States ("**Mary Ann**") and to Mark Guzy, a Nevada resident, at his address at 2565 Stetson Circle, Minden, Nevada, 89423 (together with Mary Ann, the "**Secured Party**"), in and to all of the Patents listed on *Annex 1* and the applications and registrations associated therewith, pursuant to that certain Patent Collateral Assignment between Debtor and Secured Party and dated February 23, 2009.

Dated February 23, 2009

ARBOR COMPANY, LLLP

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State of California County of <u>Saw Marteo</u>

On February 33 2009 before me, <u>Meleac M. BALSA</u>, Notary Public, personally appeared D. James Guzy, Sr., General Partner of Arbor Company, LLLP, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing is true and correct.

Witness my hand and official seal.

Signature Allen M. Barra (Seal) Exp. JANUARY 10, 2010



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ANNEX 1

UNITED STATES PATENTS

UNITED STATES PATENTS - ISSUED

Title	Number	Filing Date
Reconfigurable processor module comprising hybrid stacked integrated circuit die elements	7,282,951	October 16, 2007
Reconfigurable processor module comprising hybrid stacked integrated circuit die elements	7,126,214	October 24, 2006
Reconfigurable processor module comprising hybrid stacked integrated circuit die elements	6,781,226	August 24, 2004
Reconfigurable processor module comprising hybrid stacked integrated circuit die elements	6,627,985	September 30, 2003

UNITED STATES PATENTS - APPLICATIONS

Title			Patent Application		Filing Date		
					Number		
Logic device comprising reconfigurable core logic for			Application	No.	November 19, 2004		
use	in	conjunction	with	microprocessor-based	10/992871	(PCT	
computer systems		20060136606)					

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Annex I

PATENT REEL: 022320 FRAME: 0204

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PATENT COLLATERAL ASSIGNMENT

This Agreement (the "Agreement") is made on this 23rd day of February, 2009, by and between Arbor Company, LLLP, a Nevada limited-liability limited partnership and successor in interest to Arbor Company, LLP ("Assigner") and Mary Ann Guzy and Mark Guzy (collectively, the "Assignee").

<u>Background</u>. The parties hereto have executed a Settlement Agreement dated February 12, 2009 ("Settlement Agreement") whereby Assignor agreed to assign to Assignee certain rights in the Patents (as defined below) pursuant to this Agreement.

NOW, THEREFORE, in consideration of the premises, Assignor hereby agrees with Assignee as follows:

- 1. To secure the satisfaction of Mary Ann's Judgment and Mark's Judgment (as such terms are defined in the Settlement Agreement), Assignor hereby grants, assigns, and conveys to Assignee the entire right, title and interest in and to the Patent applications and Patents listed in <u>Schedule A</u> hereto, including without limitation all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof (collectively called the "**Patents**").
- 2. Assignor covenants and warrants that:
 - a. The Patents are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;
 - b. To the best of Assignor's knowledge, each of the Patents is valid and enforceable and Assignor has notified Assignee in writing of all prior art (including public uses and sales) of which it is aware;
 - c. Assignor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses, shop rights and covenants by Assignor not to sue third persons; and
 - d. Assignor has the unqualified right to enter into this Agreement and perform its terms and has entered and will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants herein contained.
- 3. Assignor agrees that, until Assignce executes a Release pursuant to Section X(D) of the Settlement Agreement (the "Mary Ann Release"), it will not enter into any agreement (for example, a license agreement) which is inconsistent with Assignor's obligations under this Agreement, without Assignce's prior written consent.
- 4. If, before Assignee executes the Release, Assignor shall obtain rights to any new patentable inventions, or become entitled to the benefit of any Patent application or Patent for any reissue, division, continuation, renewal, extension, or continuation-in-part of any Patent or any improvement

on any Patent, the provisions of paragraph 1 shall automatically apply thereto and Assignor shall give to Assignee prompt notice thereof in writing hereof.

- 5. Assignor authorizes Assignee to modify this Agreement by amending <u>Schedule A</u> to include any future Patents and Patent applications which are Patents under paragraph 1 or paragraph 4 hereof.
- 6. Unless and until (i) Assignor fails to comply with any agreement, covenant, condition, provision or term contained in the Settlement Agreement; (ii) if any representation or warranty made by Assignor under the Settlement Agreement shall prove to have been false or misleading in any material respect on the date such representation or warranty is made; or (iii) Assignor voluntarily or involuntarily becomes subject to any proceeding under the Bankruptcy Code or any receivership, composition, assignment for benefit of creditors or other insolvency proceeding not contemplated by the Settlement Agreement ("Event of Default"), Assignee hereby grants to Assignor the exclusive, nontransferable right and license under the Patents to make, have made for it, use and sell the inventions disclosed and claimed in the Patents for Assignor's own benefit and account and for none other. Assignor agrees not to sell or assign its interest in, or grant any sublicense under, the license granted to Assignor in this paragraph 6, without the prior written consent of Assignee.
- 7. If any Event of Default shall have occurred and be continuing, Assignor may initiate arbitration proceedings pursuant to Section XIII(H) of the Settlement Agreement and the designated arbitrator pursuant to such section shall determine Assignor's rights and remedies to be applied to this Agreement including without limitation those rights and remedies allowed under the Uniform Commercial Code. The decision of such arbitrator shall be final and binding and not subject to review or appeal.
- 8. At such time as Assignee executes the Release, this Agreement shall terminate and Assignee shall execute and deliver to Assignor all deeds, assignments and other instruments as may be necessary or proper to re-vest in Assignor full title to the Patents, subject to any disposition thereof which may have been made by Assignee pursuant hereto.
- 9. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Assignee in connection with preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances, or in otherwise protecting, maintaining or preserving the Patents, or in defending or prosecuting any actions or proceedings arising out of or related to the Patents, shall be borne and paid by Assigner on demand by Assignee and until so paid shall be added to the principal amount of Mary Ann's Judgment and shall bear interest at the rate of interest being charged on Mary Ann's Judgment or the maximum rate permitted by applicable law, whichever is less.
- 10. Assignor shall have the duty, through counsel reasonably acceptable to Assignee, to prosecute diligently any Patent applications of the Patents pending as of the date of this Agreement or thereafter until Assignee shall have executed a Release, and to preserve and maintain all rights in Patent applications and Patents of the Patents, including without limitation the payment of all maintenance fees. Any expenses incurred in connection with such an application shall be borne by Assignor. The Assignor shall not abandon any right to file any pending Patent application or Patent without the consent of the Assignee, which consent shall not be unreasonably withheld.
- 11. Assignor shall have the right, with the consent of Assignee, which shall not be unreasonably withheld,

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to bring suit in its own name, and to join Assignee, if necessary, as a party to such suit so long as Assignee is satisfied that such joinder will not subject it to any risk of liability, to enforce the Patents and any licenses thereunder. Assignor shall promptly, upon demand, reimburse and indemnify Assignee for all damages, costs and expenses, including legal fees, incurred by Assignee pursuant to this paragraph 11.

- 12. No course of dealing between Assignor and Assignee, nor any failure to exercise, nor any delay in exercising, on the part of Assignee, any right, power or privilege hereunder or under the Settlement Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 13. All of Assignee's rights and remedies with respect to the Patents, whether established hereby or by the Settlement Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- 14. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision of this Agreement in any jurisdiction.
- 15. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 5.
- 16. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 17. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Nevada.
- 18. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which shall constitute but one and the same agreement.

Signature Page Follows

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered on the day and year first above written.

ARBOR COMPANY, LLLP

By General Partner D. JAMES GUZY, SR.

MARY ANN GUZY

MARK GUZY

Signature Page -- Patent Collateral Assignment (Arbor)

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered on the day and year first above written.

ARBOR COMPANY, LLLP

By ______ D. JAMES GUZY, SR., General Partner

MARY ANN GUZY

MARK GUZY

Signature Page - Patent Collateral Assignment (Arbor)

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IN WITNESS WHEREOF, this Agreement has been duly executed and delivered on the day and year first above written.

ARBOR COMPANY, LLLP

By _____ D. JAMES GUZY, SR., General Partner

MARY ANN GUZY

MARK GUZY

Signature Page - Patent Collateral Assignment (Arbor)

SCHEDULE A

UNITED STATES PATENTS - ISSUED

Title	Patent Number	Issue Date
Reconfigurable processor module comprising	7,282,951	October 16, 2007
hybrid stacked integrated circuit die elements		,
Reconfigurable processor module comprising	7,126,214	October 24, 2006
hybrid stacked integrated circuit die elements		-
Reconfigurable processor module comprising	6,781,226	August 24, 2004
hybrid stacked integrated circuit die elements		-
Reconfigurable processor module comprising	6,627,985	September 30,
hybrid stacked integrated circuit die elements		2003

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UNITED STATES PATENTS - APPLICATIONS

Title	Patent Application Number	Filing Date
Logic device comprising reconfigurable core logic for use in conjunction with microprocessor-based computer systems	Application No. 10/992871 (PCT 20060136606)	November 19, 2004

Schedule A

RECORDED: 02/27/2009

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