

**PATENT ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
Name	Execution Date
Yonsei University	09/17/2009
<b>RECEIVING PARTY DATA</b>	
Name:	NexusChips Co., Ltd.
Street Address:	IT Venture West Bldg. 12F., 78 Karakbon-dong, Songpa-gu
City:	Seoul
State/Country:	REPUBLIC OF KOREA
Postal Code:	138-950
<b>PROPERTY NUMBERS Total: 1</b>	
Property Type	Number
Patent Number:	6570565
<b>CORRESPONDENCE DATA</b>	
Fax Number:	(425)968-9795
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	425-348-3500
Email:	docketing@ampacc.com
Correspondent Name:	AMPACC LAW GROUP
Address Line 1:	3500 188th St. SW
Address Line 2:	Suite 103
Address Line 4:	Lynnwood, WASHINGTON 98037
ATTORNEY DOCKET NUMBER:	122WI-001200US-1
NAME OF SUBMITTER:	Steve Y. Cho
Total Attachments: 1 source=2009_10_26_ASSGMT_122WI-001200US-1#page1.tif	

OP \$40.00 6570565

ASSIGNMENT

WHEREAS, Yonsei University having offices at 134 Sinchon-dong, Seodaemun-gu, Seoul 120-749, Republic of Korea ("YONSEI"), owns, by assignment, all right, title, and interest in U.S. Patent No. 6,570,565, entitled 3D GRAPHIC ACCELERATOR AND METHOD FOR PROCESSING GRAPHIC ACCELERATION USING THE SAME, and any invention claimed therein; and NexusChips Co., Ltd., a corporation having offices at IT Venture West Bldg. 12F, 78 Karakbon-dong, Songpa-gu, Seoul 138-950, Korea ("NEXUSCHIPS"), desires to own YONSEI's entire right, title, and interest in U.S. Patent No. 6,570,565.

NOW THEREFORE, be it known that, for good and valuable consideration, receipt of which is hereby acknowledged, YONSEI hereby sells, assigns, transfers, and sets over to NEXUSCHIPS, its lawful successors and assigns, YONSEI's entire right, title, and interest in and to U.S. Patent No. 6,570,565, the invention claimed therein, and all reissues, reexaminations, and extensions thereof;

AND, YONSEI HEREBY further covenants that YONSEI has the full right to convey the interest assigned by this Assignment, YONSEI will take all action and execute all documents necessary to perfect the interest assigned hereby, and YONSEI has not executed and will not execute any agreement in conflict with this Assignment;

AND, YONSEI HEREBY further covenants and agrees that YONSEI, through its officers and employees, will, without further consideration, communicate with NEXUSCHIPS, its successors and assigns, any facts known to YONSEI and its officers and employees respecting the invention and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver all papers that may be necessary or desirable to perfect the title to the invention in said NEXUSCHIPS, its successors and assigns, execute all divisional, continuation, and reissue applications, make all rightful oaths, and aid NEXUSCHIPS, its successors and assigns, to obtain and enforce proper patent protection for the invention in the United States, it being understood that any expense incident to providing any aid to NEXUSCHIPS and the execution of such papers shall be borne by NEXUSCHIPS, its successors and assigns.

IN TESTIMONY WHEREOF, each party has caused its authorized representative to execute this Assignment.

Yonsei University

By

Name: Dong-Hyun, Kim

Date: 2009. 9. 17

NexusChips Co., Ltd

By

Name: LEE, DOUGLAS M.

Date: 2009. 9. 17