PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Guoxing LI	01/26/2010
Quanwang LIU	02/02/2010
Shiqiang LIU	02/02/2010
Juncai HU	02/02/2010

RECEIVING PARTY DATA

Name:	O2Micro Inc.
Street Address:	3118 Patrick Henry Drive
City:	Santa Clara
State/Country:	CALIFORNIA
Postal Code:	95054

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12649001

CORRESPONDENCE DATA

Fax Number: (408)938-9069

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

Phone: 408-938-9060

Email: swarren@mhbpatents.com

Correspondent Name: Murabito, Hao & Barnes LLP

Address Line 1: Two North Market Street

Address Line 2: Third Floor

Address Line 4: San Jose, CALIFORNIA 95113

ATTORNEY DOCKET NUMBER:	O2-0590
NAME OF SUBMITTER:	William A. Zarbis

Total Attachments: 4

PATENT REEL: 023942 FRAME: 0779 JF \$40.00 12649001

501094112

source=O2-0590-Assignment#page1.tif source=O2-0590-Assignment#page2.tif source=O2-0590-Assignment#page3.tif source=O2-0590-Assignment#page4.tif

> PATENT REEL: 023942 FRAME: 0780

Assignment to Ozwicio inc.	
In consideration of good and valuable consideration, rec Guoxing LI	
do hereby sell, assign, and transfer unto O2Micro Inc., (I having its principle place of business at 3118 Patrick He successors and assigns, the entire right, title, and intere any and all improvements, including the right of priority in patent entitled:	nry Drive, Santa Clara, CA 95054 U.S.A., and its st for the United States and all foreign countries, in and to
SIGNAL MONITORING SYSTEMS	
filed herewith and the inventions set forth and desc United States and of countries foreign thereto which	
x Serial No.: 12/649,001 filed on 12/29/2	and the inventions set forth
and described therein, and any and all Letters Par which may be granted thereon or therefor;	ent of the United States and of countries foreign thereto
execute and deliver without further compensation any po- continuation, divisional or reissue, or other papers which its successors and assigns, the inventions described in States and in any country foreign thereto, and to co	upon request of O2Micro, its successors or assigns, to ower of attorney, assignment, application, whether original, may be necessary or desirable fully to secure to O2Micro, said application and all patent rights therein, in the United coperate and assist in the prosecution of interference ation or reexamination of said Letters Patent provided the ch cooperation and assistance are paid by O2Micro.
mortgage, license, or other agreement affecting the righ	igns, and legal representatives that no assignment, grant, ts and property herein conveyed has been made to others e as herein expressed is possessed by the undersigned;
In witness whereof, I/we hereunto set my/our hand(s) an	
Inventor's Signature:	Date: //26/10
Guoxing Ll	
	·
State of	
County of	
Before me this day of personally known or proved to me who acknowledged the foregoing instrument of assignment of	onally appearede on the basis of satisfactory evidence to be the person lent to be his or her free act and deed.
Notary Stamp/Seal	Notary Public
Tiotaly Stately, Som	y

Attorney Docket No.: 02-0590

Assignment to O2M	licro Inc.				
In consideration of good and s Onanwang LTU	valuable considerati	on, receipt of which is	hereby ackno	owledged, I/we	
do hereby sell, assign, and tra having its principle place of bu successors and assigns, the e any and all improvements, ind patent entitled:	usiness at 3116 Patr entire right, title, and	rick Henry Drive, Sanl Linterest for the Unite	ta Clara, CA 9 d States and :	5054 U.S.A., and it all foreign countries	is i, in and to
SIGNAL MONITORING	SYSTEMS				
filed herewith and the inv United States and of co					the
X Serial No.: 12/649,00 and described therein, a which may be granted the	ind any and all Lette	2/29/2009 ers Patent of the Unit		and the inventions d of countries forei	
And for the above considera execute and deliver without fu continuation, divisional or reis its successors and assigns, the States and in any country proceedings involving said invexpenses which may be incur	irther compensation sue, or other papers he inventions descri foreign thereto, an ventions and in the :	any power of attorne which may be neces bed in said applicatio d to cooperate and adjudication or reexal	y, assignment isary or desira n and all pate assist in the mination of sa	application wheth the fully to secure to the rights therein, in prosecution of it to Letters Patent p	ner original, to O2Micro, i the United nterference rovided the
I/we further coveriant with O2 mortgage, license, or other ac by the undersigned, and that I	greement affecting t	he rights and property	y herein conve	eyed has been mad	te to others
In witness whereof, I/we here:	unto set my/our han G	d(s) and seal: I÷		2 / 2 2	
Inventor's Signature	Quanwang LIU	L'a	Date:	2010-2-2	
State of		500 CO			
County of	anahan ayan manahan manayan ayan ayan a	ere rationer access			
Before me this day who is personally kno who acknowledged the forego	of own or prove oing instrument of a	personally appears d to me on the basis of t	ed of satisfactory his or	evidence to be the her free act an	person d deed
Notary Stamp/Seal		Notary Public	e		

Page 1

Attorney Docket No.: Q2-0590

Attorney Docket No.: O2-0590

Litute and deliver without further compensation any power of attorney, assignment, application, whether original, application, divisional or reissue, or other papers which may be necessary or desirable fully to secure to taskicro its successors and assigns, the inventions described in said application and all patent rights therein, in these States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference which its dividing said inventions and in the adjudication or reexamination of said Letters Patent provided the major may be incurred by me/us in lending such cooperation and assistance are paid by O2Micro. There coverant with O2Micro, its successors, assigns, and legal representatives that no assignment, grant,	:::signme	ent to O2Micr	o Inc.		
entropy and lessign, and transfer unto Q2Micro Inc., (hereinafter called Q2Micro), a California Corporation of the convenients of business at 3118 Patrick Henry Drive. Santa Clara, CA 95054 U.S.A., and its transfer unit of the convenients, including the right of priority in, to, and under, the application for the United States and all fareign countries, in and to the other of the United States and all fareign countries, in and to the other of the United States and all fareign countries, in and to the other of the United States and of countries foreign thereto which may be granted thereon or therefor. So led No. 12/649,001 filled on 12/29/2009 and the inventions set forth put recommend therein, and any and all Letters Patent of the United States and of countries foreign thereto zero may be granted thereon or therefor. So led No. 12/649,001 filled on 12/29/2009 and the inventions set forth put recommend therein, and any and all Letters Patent of the United States and of countries foreign thereto zero may be granted thereon or therefor. So led No. 12/649,001 filled on 12/29/2009 and the inventions set forth put recommend therein, and any and all catery consideration, therefore one therefor. So led No. 12/649,001 filled on 12/29/2009 and the inventions described in said application, whether original, consultance, divisional or reissue, or other papers which may be necessary or desirable fully to secure to Coloro its successors and assigns, the inventions described in said application and all patent rights therein, in these States and in any country foreign therefor, and to cooperate and assist in the prosecution of interference of the color may be incurred by me/us in lending such cooperate and assist in the prosecution of interference and may be incurred by me/us in lending such cooperate and assist in the prosecution of interference and may be incurred by me/us in lending such cooperate and assistance are paid by O2Micro. It is successors, assigns and legal representatives that no assignment and the prosecuti	s grati	er of good and valu	able consideration, rec	eipt of which is hereby a	acknowledged, I/we
In control and the inventions set forth and described therein, and any and all Letters Patent of the hors sites and of countries foreign thereto which may be granted thereon or therefor; or the solid excession of the inventions set forth and the consideration, and any and all Letters Patent of the United States and of countries foreign thereto and may be granted thereon or therefor. The above consideration, tiwe agree promptly upon request of O2Micro, its successors or assigns, to advise and deliver without further compensation any power of atterney, assignment, application, whether original explanation, divisional or reissue, or other papers which may be necessary or distributed by secure to the States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference of the state of the stat	eraby soli Legila teres procession unitalia	cassign, and transfi ciple place of busing a assigns, the entire provements, includi	ess at 3118 Patrick Hei e right, title, and intere:	nry Drive, Santa Clara, (st for the United States :	CA 95054 U.S.A., and its and to all foreign countries, in and to
So let No. 12/649,001 filled on 12/29/2009 and the inventions set forth and hospensed therein, and any and all Letters Patent of the United States and of countries foreign thereto are all patent by the granted thereon or therefor: 1	81GNAL MO	DNITORING SY	STEMS		
as the consideration, and any and all Letters Patent of the United States and of countries foreign thereto an extensy be granted thereon or therefor: I although consideration, tiwe agree promptly upon request of O2Micro, its successors or assigns, to act and deliver without further compensation any power of attorney, assignment, application, whether original, standards, divisional or reissue, or other papers which may be necessary or desirable fully to secure to Cathero its successors and assigns, the inventions described in said application and all patent rights therein, in these States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference of the diving said inventions and in the adjudication or reexamination of said Letters Patent provided the successors in the prosecution of interference of the diving said inventions and in the adjudication or reexamination said Letters Patent provided the successors assigns, and legal representatives that no assignment, grant, upon cooperant with O2Micro. Its successors, assigns, and legal representatives that no assignment, grant, upon cooperant with O2Micro. Its successors, assigns, and legal representatives that no assignment, grant, upon cooperation and assignment with O2Micro. The other power agreement affecting the rights and property herein conveyed has been made to others a rath signed, and that full right to convey the same as herein expressed is possessed by the undersigned: The other of the required by the property herein conveyed has been made to others a rath signed. And that full right to convey the same as herein expressed is possessed by the undersigned: The other of the required by the property herein conveyed has been made to others a rath signed. The property herein conveyed has been made to others a rath signed. The other of the required by the property herein conveyed has been made to others a rath signed and the required by the property herein conveyed has been made to others. Shight of the required by	follows fors	with and the inventi- listes and of countri	ions set forth and desc ies foreign thereto whic	ribed therein, and any a h may be granted there	nd all Letters Patent of the on or therefor; or
Turner boxenant with O2Micro, its successors, assigns, and legal representatives that no assignment, grant, power object, or other agreement affecting the rights and property herein conveyed has been made to others a ratio signed, and that full right to convey the same as herein expressed is possessed by the undersigned: The whereof, I/we hereunto set my/our hand(s) and seal: The whereof, I/we hereunto set my/our hand(s) and seal: Date: 2/2/2010 Shiqiang Liu Date: 2/2/2010 Shiqiang Liu Date: 2/2/2010 Shiqiang Liu Date: 2/2/2010 Shiqiang Liu Date: 3/2/2010 Sh	ga 19660	mod therein, and	any and all Letters Pat	009 lent of the United State	
Shiqiang Liu Date: 2/2/2010 Sh	Little and discrete and discret	ictiver without furthed divisional or reissuiticcessors and assutes and in any countries thing said inventions.	er compensation any pe ue, or other papers wiggins, the inventions de ntry foreign thereto, and tions and in the adjudic	ower of attorney, assign thich may be necessa escribed in said applicated to cooperate and assistation or reexamination	ment, application, whether original ry or desirable fully to secure to ion and all patent rights therein, in st in the prosecution of interference of said Letters Patent provided the
Shiqiang Liu Date: 2/2/20/0 Sh	2013 4 6 6 1 0 2	erse for other agree	ement affecting the righ	ts and property herein (conveyed has been made to others
day of personally appeared personally known or proved to me on the basis of satisfactory evidence to be the person wacknowledged the foregoing instrument of assignment to be his or her free act and deed.	n sest steffi				
personally appeared is personally known or proved to me on the basis of satisfactory evidence to be the person acknowledged the foregoing instrument of assignment to be his or her free act and deed.	ruentor's Sig	nature:	Shiqiang L	mı Da	te: 2/2/20/0
personally appeared is personally known or proved to me on the basis of satisfactory evidence to be the person acknowledged the foregoing instrument of assignment to be his or her free act and deed.				\neg	
personally appeared personally known or proved to me on the basis of satisfactory evidence to be the person and acknowledged the foregoing instrument of assignment to be his or her free act and deed.	,				
	.1 .				
r greenp Seal Notary Public	c o .lt . o is o acknowle	day of personally known	pers n or proved to m g instrument of assignm	sonally appeared ne on the basis of satisfa- nent to be his o	ctory evidence to be the person r her free act and deed.
r (Jacap Seal Notary Public					
	$(-\gamma^{1},(\gamma))$	r Seal		Notary Public	

renger 1

Juncai HU	nd valuable consideration, receipt o	of which is hereby acknowledged. I/we	
do hereby sell, assign, and having its principle place o successors and assigns, t	of business at 3118 Patrick Henry Dr the entire right, title, and interest for	nafter called O2Micro), a California Corporation irive, Santa Clara, CA 95054 U.S.A., and its the United States and all foreign countries, in a and under, the application for the United States	
SIGNAL MONITORI	NG SYSTEMS		
		therein, and any and all Letters Patent of the ay be granted thereon or therefor; or	
	,001 filed on 12/29/2009 n, and any and all Letters Patent o d thereon or therefor;	and the inventions set f if the United States and of countries foreign th	
execute and deliver withou continuation, divisional or	ut further compensation any power or reissue, or other papers which may	request of O2Micro, its successors or assigned attorney, assignment, application, whether or be necessary or desirable fully to secure to O2 application and all patent rights therein, in the	iginal. Micro
States and in any count proceedings involving said expenses which may be in I/we further covenant with mortgage, license, or othe	try foreign thereto, and to cooper inventions and in the adjudication acurred by me/us in lending such cooper O2Micro, its successors, assigns, ar agreement affecting the rights and	rate and assist in the prosecution of interfe or reexamination of said Letters Patent provid seperation and assistance are paid by O2Micro and legal representatives that no assignment, d property herein conveyed has been made to herein expressed is possessed by the undersig	rence ad the grant others
States and in any count proceedings involving said expenses which may be in I/we further covenant with mortgage, license, or other by the undersigned, and the license of	try foreign thereto, and to cooper inventions and in the adjudication icurred by me/us in lending such coil O2Micro, its successors, assigns, or agreement affecting the rights and nat full right to convey the same as the ereunto set my/our hand(s) and sea	rate and assist in the prosecution of interfe or reexamination of said Letters Patent provid operation and assistance are paid by O2Micro and legal representatives that no assignment, d property herein conveyed has been made to herein expressed is possessed by the undersig	rence ad the grant others red;
States and in any count proceedings involving said expenses which may be in I/we further covenant with mortgage, license, or other by the undersigned, and the license of	try foreign thereto, and to cooper inventions and in the adjudication icurred by me/us in lending such coil O2Micro, its successors, assigns, or agreement affecting the rights and nat full right to convey the same as the ereunto set my/our hand(s) and sea	rate and assist in the prosecution of interfe or reexamination of said Letters Patent provid soperation and assistance are paid by O2Micro and legal representatives that no assignment, d property herein conveyed has been made to herein expressed is possessed by the undersig	rence ad the grant others ned;
States and in any count proceedings involving said expenses which may be in I/we further covenant with mortgage, license, or other by the undersigned, and the license of	try foreign thereto, and to cooper inventions and in the adjudication icurred by me/us in lending such coil O2Micro, its successors, assigns, or agreement affecting the rights and nat full right to convey the same as the ereunto set my/our hand(s) and sea	rate and assist in the prosecution of interfe or reexamination of said Letters Patent provid operation and assistance are paid by O2Micro and legal representatives that no assignment, d property herein conveyed has been made to herein expressed is possessed by the undersig	rence ad the grant others ned;
States and in any count proceedings involving said expenses which may be in I/we further covenant with mortgage, license, or other by the undersigned, and to In witness whereof, I/we had inventor's Signature: State of	try foreign thereto, and to cooper inventions and in the adjudication icurred by me/us in lending such coil O2Micro, its successors, assigns, or agreement affecting the rights and nat full right to convey the same as the ereunto set my/our hand(s) and sea	rate and assist in the prosecution of interfe or reexamination of said Letters Patent provid operation and assistance are paid by O2Micro and legal representatives that no assignment, d property herein conveyed has been made to herein expressed is possessed by the undersig	rence ad the grant others ned;

Notary Public

Page 1

Notary Stamp/Seal

RECORDED: 02/16/2010

PATENT REEL: 023942 FRAME: 0784

Attorney Docket No.: Q2.0590