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Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			RM COVER SHEET  U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office					
Please record the attached document.								
То	Total number of pages including cover sheet, attachments, and document: 2							
1.	A.	Name of conveying party(ies): Petri POHJANEN	2. A. Name and address of receiving party(ies):					
	В.	Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	OPTOMED OY HALLITUSKATU 13-17 D 96 FI-90100 OULU, FINLAND					
3.	Α.	Nature of conveyance:	B. Additional name(s) & address(es) attached? □ Yes ☑ No					
	$\boxtimes$	Assignment	TIE MIM					
		Security Agreement						
		Other						
	В.	Execution Date: May 16, 2010						
4.	A.	Patent Application No. 12/523,218	B. Patent No.(s)					
		Additional numbers attach	ned? ☐ Yes ☒ No					
C. Title of Application: METHOD AND SYSTEM FOR DATA TRANSFER, AUXILIARY SERVER AND EXAMINATION DEVICE								
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>		e and address of party to whom correspondence erning document should be mailed:	6. Total number of applications and patents involved: 1					
	Nan	ne: James A. Oliff	7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.					
Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787			Credit any overpayment or charge any underpayment to deposit account number 15-0461.					
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Statement and signature.  To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.								
James A. Oliff, Registration No. 27,075 Stephen J. Pachol, IV, Registration No. 62,487			Date: <u>May 21, 2010</u>					

PATENT REEL: 024427 FRAME: 0216

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Insert (2) (6) Name(s) (7) (4) (8)  In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and set over to  (9) Insert Name of Assignee (9) OPTOMED OY			(I)	Petri Pohjanen	(5)	—
Name(s) of Investor(s)   (3)	~ 6\	Y-saut	• •		(6)	
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In sounideration of the num of one dollar (\$1.00) and other good and "altable consideration paid to each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and set over to Assignee  (10) Insert Address of Assignee  (10) Insert Address of Assignee  (10) (Dereinabler designated as the Assignee) and Assignee's heirs, successors, assigns and logal representatives, the entire right, title and interest for the United States of Americas as defined in 35 U.S.C. \$100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional, continuation, international, and all provisional, non-provisional, non-provisional, non-provisional, on-provisional, o		of Inventor(s)				
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(10) Insert Address of Assignee  (10) Hallituskatu 13-17 D 96, Ft-90100 Ouln, Finland  (Insertinative designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, life and interest for the United States of America as defined in 35 U.S.C. § 100, in the invention, and in all application for pattern including any and all provisional, normational, continuation, international, continuation, international, continuation, international, continuation, international, continuation and search as Title, Case Number, or Foreign Application Number  (I1) Method and System for Data Transfer, Auxiliary Server and Examination Device  (Atorney Docket No. 142200  for which the undersigned has (have) executed an application for patent in the United States of America on even date herewith or Signing of Application  (I2) Insert Date of Signing of (12) on May 1.6, 2010  (I3) Alternative (13) U.S. application Serial Number 12/523_218  (I4) Heartification for filed applications filed 15 July 2009  1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deen necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue applications and patents as the Assignee may deen necessary in connection with any interference which may be declared concerning any application or continuation of division thereof, or any patent or reissue application have determined agrees to the secure all papers and documents and perform any act which may be necessary in connection with such assignment are never way possible in obtaining witerion of Industrial Property or similar agreements.  3) Each undersigned				h of the undersigned, each t	of one dollar (\$1.00) and outer good and valuable contracted property and outer good and valuable contracted and outer good and outer good and valuable contracted and outer good and oute	set
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(ltremature designated as the Assignce's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100, in the invention, and in all applications for pattern funding any and all provisional, non-provisional, divisional, continuation, international, confirmation, substitute and reissue application(s), and all Letters Patent, extensions, reissues and recommission, substitute and reissue application(s), and all Letters Patent, extensions, reissues and recommission, substitute and reissue application (shown as a first, case Number, or Fereign Application Namber  (Attorney Docket No. 142200	(10)	Insert Address of	• •		FI-90100 Oulu, Finland	
Identification such as Title, Case Number, or Foreign Application Number  for which the undersigned has (have) executed an application for patent in the United States of America on even date herewith or  (12) Insert Date of Signing of (12) on May 16, 2010  (13) Alternative (13) U.S. application Serial Number 12/523,218  Identification for filed applications filed 15 July 2009  1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary; in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to percent all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.  5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters Patents of the United States resulting from said application(s) to the said Ass		Assignee	(herei the en inven	mafter designated as the Assi stire right, title and interest for tion, and in all applications f nuation, international, confin sions, reissues and reexamin	ignee) and Assignee's heirs, successors, assigns and legal representation the United States of America as defined in 35 U.S.C. §100, in the for patent including any and all provisional, non-provisional, division mation, substitute and reissue application(s), and all Letters Patent, ation certificates that may be granted on the invention known as	ves,
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Signing of Application  Application  (13) Alternative (13) U.S. application Serial Number 12/523,218  1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.  5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreements in conflict herewith, and agrees that this assignment is binding on him and his heirs, successors, assigns and legal representatives.  6) Each undersigned bereby grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any further recordation of this document.  In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s).  Petri Pohjanen  Petri Pohjanen  Fetri Pohjanen  Fet		Аррисанов Нашосі	for w	hich the undersigned has (h	have) executed an application for patent in the United States of Am	erica
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Date Inventor Signature Petri Pohjanen (SEAL)  Date 16.5.2010 Representative's Signature Signature Seppo Kopsals Chief Executive Officer OPTOMED OY  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. I	applica any ap the As claims reexar Patent full ri and ap	applications for the inventiations and patents as the As  2) Each undersigned application or continuation or signee in every way possible.  3) Each undersigned agory or provisions of the Internation agrant of a valid I is pack undersigned agonization agrant of a valid I is of the United States resulting to convey the entire integrees that this assignment is in the Each undersigned he fication that may be necess	ion, and a signee manager to extend the in obtainment of the interest to extend the interest to perform the interest the interest here is binding	any parents, issuing thereof asy deem necessary. ceute all papers necessary in thereof, or any patent or rei ining evidence and going for ecute all papers and docume provention for Protection of 1 from all affirmative acts we attend the patent to the Assignee. and requests the Commission said application(s) to the si in assigned, and that he has on him and his heirs, succes	in connection with any interference which may be declared concernissue application based thereon, for the invention, and to cooperate privared with such interference.  ents and perform any act which may be necessary in connection will industrial Property or similar agreements. Thick may be necessary to obtain, maintain or confirm by reissue or one of the U.S. Patent and Trademark Office to issue any and all Laid Assignee, as Assignee of the entire interest, and covenants that not executed, and will not execute, any agreements in conflict here issues, assigns and legal representatives.	ing with th etters he has
Date    Date   Inventor Signature   Petri Pohjanen			ecuted by	y the undersigned on the d	late(s) opposite the undersigned name(s).	
Date    Consultative	Date			Inventor Sign	Petri Pohjanen	
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. I neither, then it should be signed before at least two witnesses who also sign here:    Date   16-5-2010   Witness   Witness   Witness   Consultation   Witness   Consultation   Witness   Witness   Consultation   Witness   Witness   Consultation   Witness   Witness   Consultation   Witness	Date			Signature	Seppo Kopsala Chief Executive Officer OPTOMED OY	
Date 16-5-2010 Witness Witness Laws Olds	neith	er, then it should be signed	before a	ely be signed before: (a) a N i least two witnesses who al:	lotary Public if within the U.S.A. (b) a U.S. Consul if outside the Uso so sign here:	.S.A. I
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**RECORDED: 05/21/2010**