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BOX ASSIGNMENTS		06-10-20)10		OR TRADEMARKS
			SHEET IS ONLY		PAR
TO THE DIRECTOR OF THE U.S. I SIR: PLEASE RECORD THE ATTA 1035993			REOF. JUN	0 4 2010 7	
SIR: PLEASE RECORD THE ATTA 103599310 1. NAME OF CONVEYING PARTY(IES) (ASSIGNOR(S)): Networks in Motion, Inc. 6A Liberty, 2 nd Floor Aliso Viejo, CA 62656					
ADDITIONAL NAME(S) OF CONVEYING PARTY(IES) ATTACHED? YES X NO					
2. PARTY(IES) (ASSIGNEE(S)) RECEIVING INTEREST:					
NAME: TeleCommunication Systems, Inc. ADDRESS: 275 West Street, Suite 400, Annapolis, Maryland 21401					
ADDITIONAL NAME(S)	& ADDRESS(E	S) ATTACHED?	YES		X NO
3. NATURE OF CONVEYANCE (DOCUMENT): (Submit herewith only one document for recordation – multiple copies of same Assignment signed by different inventors is one document.) ASSIGNMENT OF: WHOLE PART INTEREST EXEC. DATE: December 15, 2009					
X CHANGE OF NAI	ME V	'ERIFIED TRANSLAT	ION		
SECURITY	X M	MERGER	OTHER:		
4. EXECUTION DATES(S) ON THE DECLARATION <u>IF</u> FILED HEREWITH: (<u>NOTE</u> : IF DATES ↑↓ DIFFER, <u>SEE ATTORNEY!!</u>)					
(NOTE: IF DATES 1)	, DIFFER, <u>SEE</u>		D HEREWITH:		
4.5 APPL. OR PATENT		ATTORNEY!!)		? YE	S X NO
		ATTORNEY!!)		?YE	S X NO 1ST INVENTOR if not in item 1
4.5 APPL. OR PATENT A. PAT. APP. NO.(S) series code/serial no. 11/824,911	NUMBER(S) – MATTER # 20-354	ATTORNEY!!) OTHERS ON ADD'L 1ST INVENTOR if not in item 1 SHEHA	SHEET(S) ATTACHED? B. PATENT NO(S)	MATTER#	1ST INVENTOR
4.5 APPL. OR PATENT A. PAT. APP. NO.(S) series code/serial no.	NUMBER(S) – MATTER # 20-354 arty to Whom C	ATTORNEY!!) OTHERS ON ADD'L 1ST INVENTOR if not in item 1 SHEHA Correspondence	SHEET(S) ATTACHED	MATTER# ED:	1ST INVENTOR
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4.5 APPL. OR PATENT A. PAT. APP. NO.(S) series code/serial no. 11/824,911 5. Name & Address of P Concerning Documen MANELLI DENISON & S 2000 M Street, NW, 7 th F	MATTER # 20-354 arty to Whom Cot Should be Ma SELTER PLLC	ATTORNEY!!) OTHERS ON ADD'L 1ST INVENTOR if not in item 1 SHEHA Correspondence	B. PATENT NO(S) 6. NUMBER INVOLVI APPLNS 1 + PATS 7. AMOUNT OF FEE	MATTER# ED: 5 = TOTAL 1 ENCLOSED: (Co \$40 = \$40 ING OR INADEQUA	1ST INVENTOR if not in item 1 ode 581)
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4.5 APPL. OR PATENT A. PAT. APP. NO.(S) series code/serial no. 11/824,911 5. Name & Address of P Concerning Documen MANELLI DENISON & S 2000 M Street, NW, 7 th F Washington, DC 20036 5.5 ATTORNEY DOCKE 20-354 MATTER NO.	MATTER # 20-354 Party to Whom Count Should be Matter PLLC Ploor ET: CLI	ATTORNEY!!) OTHERS ON ADD'L 1ST INVENTOR if not in item 1 SHEHA Correspondence illed: 20-354 ENT REFERENCE	B. PATENT NO(S) 6. NUMBER INVOLVI APPLNS 1 + PATS 7. AMOUNT OF FEE ABOVE TOTAL X 8. IF ABOVE FEE IS MISSINSUFFICIENCY TO DEPOUNDER ORDER NO: 20 duplicate sheet not required	MATTER# ED: 5 = TOTAL 1 ENCLOSED: (Co \$40 = \$40 ING OR INADEQUA- OSIT ACCOUNT NUM -354	1ST INVENTOR if not in item 1 ode 581) TE, CHARGE MBER: 50-0687 20-354 LIENT/MATTER
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Form **PTO-1595** (Rev. 03-09) OMB No. 0651-0027 (exp. 03/31/2009)



05-10-2010



FOF COMMERCE and Trademark Office

PATEN	103596650			
	e record the attached documents or the new address(es) below.			
1. Name of conveying party(ies)	2. Name and address of receiving party(ies)			
Networks in Motion, Inc. 6A Liberty, 2nd Floor Aliso Viejo, CA 62656	Name:TeleCommunication Systems, Inc. Internal Address:			
Additional name(s) of conveying party(ies) attached? Yes X No 3. Nature of conveyance/Execution Date(s):	Street Address: 275 West Street, Suite 400			
Execution Date(s) Assignment Merger Security Agreement Change of Name	City: Annapolis			
☐ Joint Research Agreement ☐ Government Interest Assignment ☐ Executive Order 9424, Confirmatory License ☐ Other	State:MD Country:USA Zip21401			
	Additional name(s) & address(es) attached? Yes No document is being filed together with a new application. B. Patent No.(s)			
Additional numbers attached? Yes No 5. Name and address to whom correspondence concerning document should be mailed: 6. Total number of applications and patents involved: 1				
Namewilliam H. Bollman Internal Address:	7. Total fee (37 CFR 1.21(h) & 3.41) \$40.00			
Street Address: 2000 M Street, NW, 7th Floor	Authorized to be charged to deposit account Enclosed None required (government interest not affecting title)			
City: Washington	8. Payment Information			
State:DC Zip20036				
Phone Number: 202-261-1000 Fax Number: 202-887-0336 Email Address: bollman@mdslaw.com	Deposit Account Number <u>50-0687</u> Authorized User Name <u>William H. Bollman</u>			
9. Signature: Will Hold	May 5, 2010			
William H. Bollman Name of Person Signing	Total number of pages including cover sheet, attachments, and documents:			

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

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CLOSING CERTIFICATE

OF NETWORKS IN MOTION, INC.

December 15, 2009

Reference is made to that certain Agreement and Plan of Merger (the "Merger Agreement"), dated as of November 25, 2009, by and among TeleCommunication Systems, Inc., a Maryland corporation ("Parent"), Olympus Merger Sub Inc., a Delaware corporation and a wholly-owned subsidiary of Parent, Networks in Motion, Inc., a Delaware corporation (the "Company"), and G. Bradford Jones, as Stockholders' Representative [ADDRESS ASSIGNMENT?]. Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to such terms in the Merger Agreement.

Pursuant to Section 6.2(h)(ii) of the Merger Agreement Agreement, the Company hereby certifies to Parent as follows:

- 1. The representations and warranties in Article III of the Merger Agreement (disregarding all "Material Adverse Effect" qualifications and other "materiality" qualifications contained in such representations and warranties except for with respect to the last sentence of Section 3.1 and Section 3.10(c)) are true and correct in all material respects as of the date hereof (except in each case to the extent such representations and warranties speak to an earlier date, in which case as of such early date) other than the representations and warranties in Section 3.1, 3.2, 3.3, 3.4 and 3.28, which are true and correct as written.
- 2. The Company has performed and complied in all material respects with all covenants and agreements required by the Merger Agreement to be performed or complied with by the Company on or prior to the date hereof.
- 3. As of the date hereof, no event or circumstance has occurred which has had, or would reasonably be expected to have, a Material Adverse Effect.
- 4. Each of the Agreements identified on <u>Schedule 6.2</u> of the Merger Agreement has been terminated effective as of the Closing.
- 5. Holders of not more than 3% of the issued and outstanding Company Capital Stock as of the Closing (calculated on an as-converted, fully diluted basis (including all shares of Company Capital Stock that are subject to purchase upon exercise of all Company Options and Company Warrants and other instruments of the Company exercisable for or convertible into Company Capital Stock issued and outstanding immediately prior to the Effective Time)) have elected to, and continue to have contingent rights to, exercise appraisal rights or dissenters' rights under Delaware Law as to such shares.

(signature page follows)

LEGAL_US_W # 63432457.1

IN WITNESS WHEREOF, the undersigned has duly executed this Closing Certificate as of the date first written above.

NETWORKS IN MOTION, INC.

By:

Doug Antone

President and Chief Executive Officer

LEGAL_US_W # 63432457.1

TELECOMMUNICATION SYSTEMS, INC.

CLOSING CERTIFICATE

This Closing Certificate is delivered pursuant to <u>Section 6.3(c)</u> of the Agreement and Plan of Merger, dated as of November 25, 2009 (the "Agreement"), by and among TeleCommunication Systems, Inc., a Delaware corporation ("Parent"), Olympus Merger Sub Inc., a Delaware corporation and a wholly-owned subsidiary of Parent ("Merger Sub"), Networks in Motion, Inc., and G. Bradford Jones, as Stockholders' Representative. All capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Agreement.

- 1. The representations and warranties in ARTICLE IV of the Agreement are true and correct in all material respects as of the date hereof (except in each case to the extent such representations and warranties speak to an earlier date, in which case as of such earlier date) (disregarding all "Material Adverse Effect" qualifications and other "materiality" qualifications contained in such representation and warranties).
- 2. Parent and Merger Sub have performed and complied in all material respects with all covenants and agreements required by the Agreement to be performed or complied with by it on or prior to the date hereof.

[Signature appears on next page]

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IN WITNESS WHEREOF, the undersigned has executed this Closing Certificate as of this 5 day of December, 2009.

TELECOMMUNICATION SYSTEMS, INC.

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RECORDED: 05/05/2010

PATENT