PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2009

CONVEYING PARTY DATA

Name	Execution Date
Vulcan Patents LLC	12/23/2009

RECEIVING PARTY DATA

Name:	Interval Licensing LLC		
Street Address:	505 Fifth Avenue South		
Internal Address:	Suite 900		
City:	Seattle		
State/Country:	WASHINGTON		
Postal Code:	98104		

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12333548

CORRESPONDENCE DATA

Fax Number: (206)359-7198

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

Phone: (206)359-3744

Email: assignmentconfirmations@perkinscoie.com

Correspondent Name: Perkins Coie LLP
Address Line 1: P.O. Box 1247
Address Line 2: Patent - SEA

Address Line 4: Seattle, WASHINGTON 98111-1247

ATTORNEY DOCKET NUMBER:	34528-8029.US01
NAME OF SUBMITTER:	Sandy Reisman

Total Attachments: 10

PATENT REEL: 025588 FRAME: 0468 P \$40.00 12333548

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PATENT REEL: 025588 FRAME: 0469

State of California Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of 3 page(s) is a full, true and correct copy of the original record in the custody of this office.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC 2 8 2009

Jehn Bowen

DEBRA BOWEN
Secretary of State



State of California Secretary of State

Certificate of Merger

(Celifornia Corporations Code sections

OBE MERG

FILED (SO)
In the office of the Secretary of State
of the State of California

DEC 2 4 2009

EFFECTIVE DATE DEC 3 1 2009

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IMPORTANT — Read all instructions before completing this form.			This Space For Filing Use Crity				
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8. HAME OF DISAPPEARING ENTITY	S. TYPE OF BATTLY	7 (4 85000	TARY OF STATE FILE NUMBER				
VULCAN PATENTS LLC	LLC		200435010092	CALIFORNIA			
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10. IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE ISSUED IN THE MERGER, CHECK THE APPLICABLE STATEMENT. No vote of the shareholders of the parent party was required. The required vote of the shareholders of the parent party was obtained.							
11 IF THE BURYLYING ENTITY IS A DOMESTIC LIMITED LIBITITY COMPANY, LIMITED PARTIMENSHIP, OR PARTIMENSHIP, PROVIDE THE REQUISITE CHANGES (# ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF ORGANIZATION, CERTIFICATE OF LIMITED PARTIMENSHIP OR STATEMENT OF PARTIMENSHIP AUTHORITY RESULTING FROM THE LIBRORY, ATTACH ADDITIONAL PAGES, IF NECESSARY N/A							
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505 Fifth Avenue South, Suite 900	_	attle, WA		ZP CODE			
18 OTHER INFORMATION PROVIDED TO BE OTHER HAND				98104-3821			
18 OTHER REPORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSARY.							
 STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN OF THE MERGER. 			12	GTIVE DATE IF ANY 31 - 2009 (Doy) (Year)			
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SIGNATURE OF AUTHORIZED PERSON FOR THE BURNIVING	12-23-2009	Milliam M	NT NAME AND TITLE OF AUTHOR (CGrath, Vice President of H MARCH NT NAME AND TITLE OF AUTHOR	C Management			
SKINATURE OF AUTHORIZED PERSON FOR THE DRAPPEAR	THE PRINT DATE	TYPE OR PRE	NT NAME AND TITLE OF AUTHOR	IZED PERSON			
For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:							
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REEL: 025588 FRAME: 0471

AGREEMENT AND IRREVOCABLE APPOINTMENT OF AGENT

WHEREAS, Vulcan Patents LLC, a California limited liability company ("Vulcan Patents") and Interval Licensing LLC, a Washington limited liability company ("Interval Licensing"), pursuant to California Corporations Code §17550-17556, have executed an Agreement and Plan of Merger, dated as of even date herewith (the "Agreement"); and

WHEREAS, according to the terms of the Agreement, Vulcan Patents and Interval Licensing shall merge, with Interval Licensing as the surviving entity (the "Merger"); and

WHEREAS, according to California Corporations Code §17555(g)(1), (2) and (3), if the surviving entity pursuant to a merger is a foreign limited liability company, the surviving entity shall file with the California Secretary of State certain agreements and an appointment, which are set forth below;

THEREFORE, the undersigned, being a Washington limited liability company and the surviving entity as a result of the aforementioned Merger, to effectuate the Merger in accordance with California law, hereby agrees as follows:

- 1. Interval Licensing hereby agrees that it may be served in California in a proceeding for the enforcement of an obligation of any constituent entity of the Merger and in a proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent California limited liability company or other California business entity.
- 2. Interval Licensing hereby irrevocably appoints the Secretary of State of California as its agent for service of process. Process may be forwarded by the California Secretary of State to the following address:

Attention: William L. McGrath, General Counsel
505 Fifth Avenue South, Suite 900
Seattle, WA 98104

3. Interval Licensing hereby agrees that it will promptly pay the holder of any dissenting interest or dissenting share in a constituent California limited liability company or other California business entity the amount to which that person is entitled under California law.

IN WITNESS WHEREOF, the undersigned has executed this Agreement and Irrevocable Appointment of Agent, to be effective as of the date and year written below.

(Signature on following page.)

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Date:

INTERVAL LICENSING LLC

By: IRC Management Inc., its Manager

Namo: Martha Fuller Title: Vue Assident

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PATENT REEL: 025588 FRAME: 0473

EXHIBIT A

AGREEMENT AND PLAN OF MERGER
OF
VULCAN PATENTS LLC, a California limited liability company
WITH AND INTO
INTERVAL LICENSING LLC, a Washington limited liability company

[Attached following this page]

51038973.1

PATENT REEL: 025588 FRAME: 0474

AGREEMENT AND PLAN OF MERGER OF VULCAN PATENTS LLC, A CALIFORNIA LLC INTO INTERVAL LICENSING LLC, A WASHINGTON LLC

THIS AGREEMENT AND PLAN OF MERGER is made by and between Vulcan Patents LLC, a California limited liability company ("VP LLC") and Interval Licensing LLC, a Washington limited liability company ("IL LLC").

RECITALS

WHEREAS, VP LLC and IL LLC are each owned by IRC Holdings LLC;

WHEREAS, VP LLC and IL LLC each deem it to be in their best interest to merge VP LLC with and into IL LLC, with IL LLC being the surviving limited liability company;

WHEREAS, in accordance with the California Corporations Code ("CCC") §17551, the sole member of VP LLC has approved this Agreement and Plan of Merger in substantially the form set forth herein; and

WHEREAS, in accordance with the Revised Code of Washington ("RCW") §25.15.400, the sole member of IL LLC has approved this Agreement and Plan of Merger in substantially the form set forth herein.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, VP LLC and IL LLC hereby agree as follows:

- 1. Merger. Pursuant to RCW §25.15.400 and CCC §17550 and upon the terms of this Agreement and Plan of Merger, on the Effective Date (as defined below), VP LLC shall be merged with and into IL LLC (the "Merger") and the separate existence of VP LLC shall thereupon cease. IL LLC shall be the surviving limited liability company in the Merger (sometimes referred to hereinafter as the "Surviving LLC").
- 2. <u>Effective Date</u>. The Merger shall become effective as of the date on which the Articles of Merger with respect to this Merger are filed with the Washington Secretary of State and the California Secretary of State (the "<u>Effective Date</u>").
- 3. <u>Conversion of Interest</u>. On the Effective Date, by virtue of the Merger and without any action on the part of the sole member of VP LLC or IL LLC, each Percentage Interest of VP LLC that is outstanding immediately prior to the Effective Date shall be converted into the right to receive the identical Percentage Interest of IL LLC.

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- Assets and Liabilities. On the Effective Date:
- (a) IL LLC shall thereupon and thereafter possess all the rights, privileges, and immunities, and all property, real, personal and mixed, and all debts due on whatever account, and all and every other interest of or belonging to VP LLC, all of which shall be taken and deemed to be transferred to IL LLC without further act or deed; and
- of VP LLC. (b) IL LLC shall be responsible and liable for all the liabilities and obligations
 - 5. Name. The name of the Surviving LLC shall be:

INTERVAL LICENSING LLC

- 6. <u>Managers</u>. The Manager of IL LLC immediately prior to the Effective Date shall continue to serve as the Manager of the Surviving LLC on and after the Effective Date.
- 7. Operating Agreement. On and after the Effective Date, the Operating Agreement of IL LLC in effect immediately prior to the Effective Date shall continue to be the Operating Agreement of the Surviving LLC.
- Effect of Merger. On the Effective Date, VP LLC shall be merged with and into IL LLC, which shall be the Surviving LLC and which shall continue to be a Washington limited liability company. All assets, rights, privileges, powers, franchises and property (real, personal and mixed, tangible and intangible, choses in action, rights and credits) of VP LLC shall be automatically vested in IL LLC as the Surviving LLC by virtue of the Merger without any deed or other document of transfer. The Surviving LLC, without any order or action on the part of any court or otherwise and without any documents of assumption or assignment, shall continue to hold and enjoy all of the properties and interests, including appointments, powers, designations, nominations and all other rights and interests as agent or other fiduciary in the same manner and to the same extent as such rights, interests and powers were held or enjoyed by VP LLC and IL LLC, respectively. The Surviving LLC shall be responsible for all the liabilities of every kind and description of both VP LLC and IL LLC immediately prior to the Effective Date, including liabilities for all debts, obligations and contracts of VP LLC and IL LLC, respectively, matured or unmatured, whether accrued, absolute, contingent or otherwise and whether or not reflected or reserved against on balance sheets, books or accounts or records of either VP LLC or IL LLC. All rights of creditors and other obligees and all liens on property of either VP LLC or IL LLC shall be preserved and shall not be released or impaired.
- 9. <u>Counterparts</u>. This Agreement and Plan of Merger may be executed in any number of counterparts each of which shall be deemed an original and all of such counterparts shall constitute one and the same instrument.

[Signature Pages Follow]

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement and Plan of Merger as of the 33 day of December, 2009.

VULCAN PATENTS LLC, a California limited liability company

By: IRC Management Inc., its Manager

By: William We Gyath

Title: Vice President

INTERVAL LICENSING LLC, a Washington limited liability company

By: IRC Management Inc., its Manager

Name: Martha Fuller

Title: Nice President

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ARTICLES OF MERGER

OF

VULCAN PATENTS LLC

(a California limited liability company)

INTO INTERVAL LICENSING LLC

(a Washington limited liability company)

Pursuant to the provisions of RCW 25.15.405 and California Corporations Code Section 17552, the undersigned limited liability companies execute and submit for filing the following Articles of Merger:

- 1. The names of the entities involved in the merger are Vulcan Patents LLC, a California limited liability company ("VP LLC"), and Interval Licensing LLC, a Washington limited liability company ("IL LLC").
- 2. Attached hereto as Exhibit A is the Agreement and Plan of Merger dated December 2009 ("Plan of Merger"), which sets forth the terms of the merger of VP LLC with and into IL LLC. IL LLC shall be the surviving limited liability company and the name of the surviving limited liability company shall be "Interval Licensing LLC."
- 3. The Agreement and Plan of Merger was approved by all of the members of VP LLC, pursuant to California Corporations Code Section 17551, and by all of the Members of IL LLC, pursuant to RCW 25.15.400.
- 4. The merger is permitted by the laws of California, under whose laws VP LLC is organized, and IL LLC has complied with such laws in effecting this merger.
- 5. Pursuant to the Agreement and Plan of Merger, the merger shall become effective as of the date on which the Articles of Merger and any other documents necessary to effect the Merger shall be filed with the Washington Secretary of State and the California Secretary of State.

[Signature Pages Follow]

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VULCAN PATENTS LLC, a California limited liability company

By: IRC Management Inc., its Manager

Name: William We frath
Title: Nice President

INTERVAL LICENSING LLC, a Washington limited liability company

By: IRC Management Inc., its Manager

By: / Wille

Name: Martha Fuller Title: Vice President

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PATENT REEL: 025588 FRAME: 0479

RECORDED: 01/05/2011