

RECORDATION FORM COVER SHEET
PATENTS ONLY

Atty Ref/Docket No.: 3344.025US1

Patent and Trademark Office

To the Director of the U.S. Patent and Trademark Office: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

K&H Investments, LLC, Quality Image Corp.,
Francis J. Hoegen, Richard Harsche, Paul Jetter,
and Mark Sawehak

Additional name(s) of conveying party(ies) attached?

[] Yes [X] No

3. Nature of conveyance:

- Assignment Merger
- Security Agreement Change of Name
- Other

Execution Date: February 1, 2011, February 2, 2011,
February 1, 2011, February 2, 2011, February 2, 2011,
February 7, 2011

2. Name and address of receiving party(ies):

Name: MJ Solutions GmbH

Street Address: 13055 15th Avenue North

City: Plymouth State: MN Zip: 55441

Country: United States of America

Additional name(s) & address(es) attached? [] Yes
[X] No

4. Application number(s) or patent number(s):

If this document is being filed together with a new application, the execution date of the application is:

A. Patent Application No.(s)

B. Patent No.(s)

Please see Annex A (copy enclosed)

Additional numbers attached? [X] Yes [] No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Gregory W. Smock

Address:

Schwegman, Lundberg & Woessner, P.A.
P.O. Box 2938
Minneapolis, MN 55402--0938

6. Total number of applications and patents involved: 1

7. Total fee (37 CFR 3.41): \$ 1,680.00

Enclosed

Authorized to be charged to deposit account
19-0743

8. Please charge any additional fees or credit any over payments to our Deposit Account No.: 19-0743

DO NOT USE THIS SPACE

9. 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.

Gregory W. Smock/Reg. No. 60,208

Name of Person Signing



Signature

February 25, 2011

Date

Total number of pages including cover sheet: 10

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents and Trademarks
Mail Stop Assignment Recordation Services
P.O. Box 1450
Alexandria, VA 22313-1450

ANNEX A

Attorney Docket Number:	Patent Number:
3344.004US1	7,220,705
3344.005US3	7,160,411
3344.006US1	7,081,324
3344.007US1	7,021,666
3344.008US3	7,008,746
3344.009US6	6,916,589
3344.023US1	6,869,910
3344.005US1	6,875,487
3344.010US1	6,849,312
3344.005US2	6,786,994
3344.009US5	6,638,682
3344.011US1	6,531,216
3344.003US2	6,509,131
3344.009US7	6,423,466
3344.008US1	6,410,200
3344.009US4	6,383,710
3344.012US1	6,358,660
3344.009US8	6,338,932
3344.003US1	6,294,307
3344.008US2	6,723,773
3344.013US1	6,245,710
3344.014US1	6,265,128
3344.009US9	6,096,475
3344.009US10	6,087,061
3344.009US2	6,083,656
3344.009US1	5,948,586
3344.015US1	5,139,917
3344.016US1	7,785,764
3344.001US1	Application Serial Number: 10/589,022
3344.001US2	Application Serial Number: 13/005,849
3344.017US1	6,539,652
3344.018US3	6,258,448
3344.019US2	6,090,520
3344.019US1	6,033,824
3344.020US1	5,833,790
3344.018US4	5,620,548
3344.015US2	5,236,801
3344.022US3	4,980,224
3344.022US5	4,966,815
3344.022US2	4,773,953
3344.025US1	4,284,456
3344.024US1	4,224,358

PATENT ASSIGNMENT AGREEMENT

This Assignment Agreement (this "*Agreement*"), dated and effective as of February 4, 2011 ("*Effective Date*"), is made by and between K&H Investments, LLC ("*K&H*"), a Pennsylvania limited liability company, Quality Image Corp. ("*QIC*"), a Delaware corporation, and the individuals Francis J. Hoegen, Richard Harsche, Paul Jetter, and Mark Sawchak (K&H, QIC, Hoegen, Harsche, Jetter, and Sawchak are collectively and severally "*Seller*"), and MJ Solutions GmbH, a Swiss corporation ("*Buyer*").

RECITALS

WHEREAS, Seller is the owner of certain patent applications and patents defined in this Agreement and has all rights and title thereto, subject only to a certain license thereto;

WHEREAS, subject to the obligations of a separate agreement between the parties, Seller is required to transfer to Buyer and Buyer is to acquire all of Seller's rights, title, and interest to these patent applications and patents.

NOW, THEREFORE, in consideration of the mutual benefits and of the representations, warranties, conditions, agreements and promises contained in separate agreement between the parties hereto and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, hereby agree as follows:

ARTICLE I

DEFINITIONS; INTERPRETATION

Section 1.1. **Definitions.** The capitalized terms used in this Agreement have the following meanings or the meanings otherwise provided in context:

"*Agreement*" has the meaning set forth in the preamble of this Agreement.

"*Effective Date*" has the meaning set forth in the preamble of this Agreement.

"*Patents*" means individually and collectively any and all patents listed in Schedule 1 attached to this Agreement, all inventions disclosed therein, and any and all continuations, continuations-in-part, continued prosecution applications, provisional applications, divisions, renewals, patents of addition, reissues, confirmations, registrations, revalidations, revisions and re-examinations thereof, utility models, petty patents, design registrations and any all patents issuing therefrom and any and all foreign counterparts thereof and extensions of any of the foregoing, and any and all rights respecting any and all of the foregoing.

ARTICLE II

ASSIGNMENT OF PATENTS

Section 2.1. **Assignment.** Seller shall and hereby does sell, convey, deliver, transfer and assign to Buyer all of Seller's right, title and interest in, to and under all Patents on the Effective Date. Such assignment of Patents to Buyer (i) includes the transfer to Buyer of the right to sue for infringement occurring prior to the Effective Date and (ii) is irrevocable.

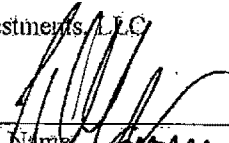
**ARTICLE III
PRIOR AGREEMENT**

Section 3.1. Prior Agreement. The parties hereto agree that this Agreement does not supersede in any way the terms and conditions of the prior agreement between the parties concerning the purchase and assignment of the patents and related matters and this Agreement is subject to the terms and conditions of that agreement.

[Remainder of page intentionally blank. Signature page follows.]

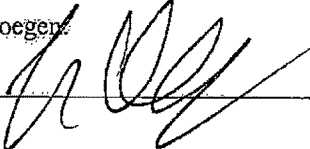
IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the Effective Date.

For SELLER: K&H Investments, LLC

By:  Date: February 1, 2011
Name: James Stevan
Title: MANAGER

Quality Image Corp.

By: _____ Date: _____
Name:
Title:

Francis J. Hoegen:  Date: February 1, 2011

Richard Harsche:

Date: _____

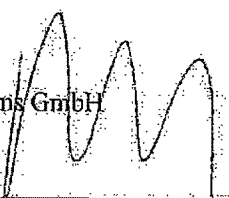
Paul Jetter:

Date: _____

Mark Sawchak:

Date: _____

For BUYER: MJ Solutions GmbH

By:  Date: February 2, 2011
Name: Philipp Andermatt
Title: General Manager



IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the Effective Date.

For SELLER: K&I Investments, LLC

By: _____ Date: _____
Name:
Title:

Quality Image Corp.

By: Anita Harsche Date: 2-2-2011
Name: ANITA HARSCHKE
Title: STOCK HOLDER

Francis J. Hoegen:

_____ Date: _____

Richard Harsche:

Anita Harsche POA Date: 2-2-2011
Richard Harsche

Paul Jetter:

_____ Date: _____

Mark Sawchak:

_____ Date: _____

For BUYER: MJ Solutions GmbH

By: [Signature] Date: 1 February 2011
Name: Philipp Andermatt
Title: General Manager

PA

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IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the Effective Date.

For SELLER: K&H Investments, LLC

By: _____ Date: _____
Name:
Title:

Quality Image Corp.

By: _____ Date: _____
Name:
Title:

Francis J. Hoegen:

_____ Date: _____

Richard Harsche:

_____ Date: _____

Paul Jetter:

_____ Date: 2-2-11
Paul Jetter

Mark Sawchak:

_____ Date: _____

For BUYER: MJ Solutions GmbH

By: _____ Date: _____
Name: Philipp Andermatt
Title: General Manager
Philipp Andermatt

IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the Effective Date.

For SELLER: K&H Investments, LLC

By: _____ Date: _____

Name:
Title:

Quality Image Corp.

By: _____ Date: _____

Name:
Title:

Francis J. Hoegen:

_____ Date: _____

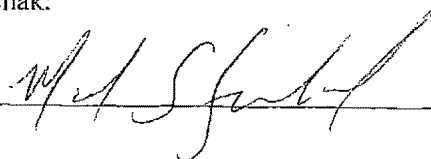
Richard Harsche:

_____ Date: _____

Paul Jetter:

_____ Date: _____

Mark Sawchak:

 _____ Date: 2/7/11

For BUYER: MJ Solutions GmbH

By: _____ Date: _____

Name: Philipp Andermatt
Title: General Manager



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SCHEDULE I - PATENTS (US PATENT NUMBERS, UNLESS OTHERWISE NOTED)

1. 7,220,705
2. 7,160,411
3. 7,081,324
4. 7,021,666
5. 7,008,746
6. 6,916,589
7. 6,869,910
8. 6,875,487
9. 6,849,312
10. 6,786,994
11. 6,638,682
12. 6,531,216
13. 6,509,131
14. 6,423,466
15. 6,410,200
16. 6,383,710
17. 6,358,660
18. 6,338,932
19. 6,294,307
20. 6,723,773
21. 6,245,710
22. 6,265,128
23. 6,096,475
24. 6,087,061
25. 6,083,656
26. 5,948,586
27. 5,139,917
28. 7,785,764
29. 2007/0172609 (US publication number)
30. 6,539,652
31. 6,258,448
32. 6,090,520
33. 6,033,824
34. 5,833,790
35. 5,620,548
36. 5,236,801
37. 4,980,224
38. 4,966,815
39. 4,773,953
40. 4,284,456
41. 4,224,358

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Canadian Patents

- 1. 2,248,761
- 2. 2,065,738

European Patents

- 1. 900150
- 2. 1340626

Japanese Patent

- 1. 2000505513

5

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