PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Anil Kokaram	07/19/2011
Hugh Denman	06/18/2004
Francis Kelly	06/18/2004
Francois Pitie	06/18/2004
Andrew Crawford	06/18/2004

RECEIVING PARTY DATA

Name:	Greenparrotpictures Ltd.	
Street Address:	25 Suffolk Street	
City:	Dublin	
State/Country:	IRELAND	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11577779

CORRESPONDENCE DATA

Fax Number: (248)649-3338

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

Email: docketing@youngbasile.com

Correspondent Name: Google Inc.

Address Line 1: 1600 Amphitheatre Parkway

Address Line 4: Mountain View, CALIFORNIA 94043

ATTORNEY DOCKET NUMBER:	GOGL-192-A
NAME OF SUBMITTER:	Ryan T. McCleary

Total Attachments: 14

source=GOGL192A_ExecutedAssign_AnilKokaramtoGPP#page1.tif source=GOGL192A_ExecutedAssign_AnilKokaramtoGPP#page2.tif

PATENT REEL: 026639 FRAME: 0759 CH \$40.00 1157777

source=GOGL192A_ExecutedAssign_CrawfordToGPP#page1.tif source=GOGL192A_ExecutedAssign_CrawfordToGPP#page2.tif source=GOGL192A_ExecutedAssign_CrawfordToGPP#page3.tif source=GOGL192A_ExecutedAssign_DenmanToGPP#page1.tif source=GOGL192A_ExecutedAssign_DenmanToGPP#page2.tif source=GOGL192A_ExecutedAssign_DenmanToGPP#page3.tif source=GOGL192A_ExecutedAssign_KellyToGPP#page1.tif source=GOGL192A_ExecutedAssign_KellyToGPP#page2.tif source=GOGL192A_ExecutedAssign_KellyToGPP#page3.tif source=GOGL192A_ExecutedAssign_PitieToGPP#page1.tif source=GOGL192A_ExecutedAssign_PitieToGPP#page2.tif source=GOGL192A_ExecutedAssign_PitieToGPP#page3.tif

Attorney Docket No.: GOGL-192-A

ASSIGNMENT AND AGREEMENT

WHEREAS, Anii Kokaram of Dublin, Ireland (hereinafter referred to as "ASSIGNOR") has invented a certain Invention entitled DOMINANT MOTION ESTIMATION FOR IMAGE SEQUENCE PROCESSING as set forth in this United States Patent Application,

executed concurrently herewith

II executed on

Serial No.

11/577,779 Filed January 22, 2008

WHEREAS, GREENPARROTPICTURES Ltd., a corporation organized under the laws of Ireland, having a place of business at 25 Suffolk Street, Dublin 2, Ireland, ("ASSIGNEE"), desires to acquire the entire right, title, and interest in and to said (avention);

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ASSIGNOR has sold, assigned, and transferred, and by these presents hereby sells, assigns, and transfers, unio ASSIGNEE, its successors and assigns, the full and exclusive right, title, and interest in and to (a) the above-identified invention or inventions and all improvements and modifications thereof, (b) the aboveidentified application and all other applications for Letters Patent of the United States and countries foreign thereto for the above identified invention or inventions and all improvements and modifications thereol, (c) all Letters Patent which may issue from said applications in the United States and countries foreign thereto, (d) all divisions, continuations, relissues, and extensions of said applications and Letters Patent, and (e) the right to claim for any of said applications the full benefits and priority rights under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enloyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES (a) to communicate to ASSIGNEE, its successors and essigns, or their representatives or agents, all facts and information known or available to ASSIGNOR respecting said invention or inventions, improvements, and modifications including evidence for interference, reexamination, relisate, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to, original, divisional, continuation, and reissue applications, renewals, assignments, powers of attorney, paths, affidavits, declarations, depositions; and (d) to provide all reasonable assistance to ASSIGNEE, its successors and assigns, in obtaining and enforcing proper title in and protection for said invention or inventions, improvements, and modifications under the intellectual property laws of the United States and countries foreign thereto. 19/07/201

Attorney Docket No.: 60Gt-198A

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR HERIEBY GRANTS to the law firm of Young Basite Hanton & MacFarlane, P.C. the power and authority to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

ASSIGNOR UNDERSTANDS AND AGREES that the attoriorys and agents of the low firm of Young Basile Hanton & MacFarlane, P.C. do not personally represent ASSIGNOR or ASSIGNOR's legal inforcets, but instead represent the interests of ASSIGNEE; since said attorneys and agents capriot provide legal advice to ASSIGNOR with respect to this Assignment. ASSIGNOR acknowledges its right to seek its own independent legal counsel.

N	AME(S) AMO SIG	NATHER OF A	rsylvion		<u></u>	
Mamer: Anil Kekarom	Signature:	1/1/4	(Qb	Inde 19/	107/2019:	
NAME AND SIGNATURE OF WITNESS						
Hample ARK FLULLANT Signature: Mach Vom Cont Date: 22/07/2011						

Note: Prima face evidence of execution may optionally be obtained by execution of this decument before a U.S. Consul or before a local officer authorized to administer caths whose authority is proved by a certificate from a U.S. Consul.

This Agreement is made on the 14th June 2004 (the DATE of this Agreement) by and between

GreenParrotPictures Limited (GPP) is a limited company under trish Law, registered as company no. 386798 and having a place of business at Tomena, 2 Greenpark Road, Bray Co. Wicklow; Ireland

And

Andrew Crawford ("Consultant") of 24 The Paddocks, Neas, Co. Kildare, Ireland.

GPP Domain

GPP's business is developing and licensing IP related to digital video processing to third parties GPP sees opportunities to sell or license video software plug-ins on the basis of IP previously developed, owned and commercially exploited by Dr Anil Kokaram ("GPP IP").

GPP is interested in contracting Consultant to write specific software implementations of GPP IP for use by RedGiantSoftware ("RGS"), a software marketing house for digital video processing tools.

Consultant Domain

Consultant is an independent contractor, who is familiar with some espects of the GPP domain and is able to write specific software implementations of GPP IP.

GPP and Consultant agree that

Andrew Crawford will develop (under the supervision of Anil Kokaram)

 A software library for the implementation of image stabilisation algorithms suitable for digital post production.

2. A library framework for compatibility with RGS requirements

- 3 Documentation for the use of this library by third parties licensed by GPP
- 4. Work with any third party during this development period to ensure compatibility with RGS requirements

These items will be collectively known as "The Library" for purposes of this agreement

On Completion

Consultant agrees to assign The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP. GPP will then try to sell or license the library to RedGiantSoftware (RGS)

Compensation

As payment for this work, and in acknowledgment of the added value that the consultant brings to this enterprise, upon acceptance of The Library by RGS and after receiving payments from RGS for products which include The Library, GPP will pay Consultant a Royally of 5% of those payments. If GPP fails to enter into an agreement with RGS or if the products which include The Library fail to generate payments from RGS, GPP shall have no obligation to compensate Consultant for his or her efforts in programming The Library.

It is acknowledged by all parties that GPP and RGS are independent agencies. Thus GPP has no control over the marketing or cost strategy of RedGiantSoftware, nor can GPP make any representations about the likelihood of success in its negotiations with RGS. Consultant is aware

that GPP may not receive any payments from RGS. GPP can therefore not guarantee any payment to Consultant for work performed under this contract, i.

Rights

In return GPP grants the consultant a royalty free. NON-EXCLUSIVE AND PERPERTUAL license for the use of the software contributed by the consultant to the current development IN FIELDS THAT DO NOT COMPETE WITH GPP'S OWN COMMERCIALISATION OF SUCH CONTRIBUTION.

Should GPP incorporate the tools that are the concern of this agreement in future products, GPP will negotiate a new agreement with the consultant concerned for renumeration with respect to any changes and combination of tools that may occur in the new product.

Confidentiality

Consultant agrees to keep confidential all information about this work and any other related GPP projects, he or she becomes aware of until GPP decides that such information, or any part of it, can be made public.

Limited Liability

EXCEPT FOR CONSULTANT'S LIABILITY ARISING UNDER THE ABOVE CONFIDENTIALITY OBLIGATIONS, NEITHER PARTY NOR ITS SUPPLIERS, LICENSERS OR LICENSEES SHALL HAVE ANY LIABILITY FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES OR LIABILITIES OF ANY KIND OR FOR LOSS OF REVENUE, LOSS OF BUSINESS, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE FORM OF THE ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ANY REPRESENTATIVE OF A PARTY HERETO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS AGREEMENT IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

IN NO EVENT SHALL CONSULTANT'S LIABILITY UNDER HIS OR HER ABOVE CONFIDENTIALITY OBLIGATIONS EXCEED THE PAYMENTS RECEIVED UNDER THIS AGREEMENT.

Acceptance For a	and on Behalf	of GPP	Date: 6/20/24
Acceptance For a		of Andrew Crawford	Date: 12/26/27

Page 2 of 2

This confirmatory assignment is between

GreenParrotPictures Limited, incorporated under the laws of Ireland (registered as company no. 386798) and having its registered office at Tomena, 2 Greenpark Road, Bray, Co Wicklow, Ireland (GPP)

and Andrew Crawford ("Consultant") of 24 The Paddocks, Naas, Co. Kildare, Ireland.

I, Andrew Crawford, hereby confirm that I assigned all my title and rights in The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP by virtue of my consultancy contract with GPP dated 14th June 2004.

I, Andrew Crawford, hereby also confirm that I assigned all my title and rights in the invention entitled "Dominant Motion Estimation for Image Sequence Processing" and being subject to a United Kingdom patent application GB 0423578.4 filed on 22 October 2004 by virtue of my consultancy contract with GPP dated 14th June 2004. I agree to render all reasonable assistance to GPP in order for GPP to take all steps necessary to file, to claim priority for foreign filings, to prosecute national and international filings and, where required, to enforce any patent claiming priority from GB 0423578.4.

In return, GPP acknowledges successful delivery of The Library component and confirms the Compensation and usage Rights clauses in the consulting agreement dated 14th June 2004 between GPP and Andrew Crawford.

Dublin, 18 Jan 2005.

Acceptance For a	nd on Behalf of	GPP		4 80
Anif Kokaram:	Ouil Kdo	\$2	Date:	<u>#/0/05</u>
Acceptance For a	nd on Behalf of	Andrew Crawlord		a.
Andrew Crawford:		<u>Samuelle de la competition della competition de</u>	Date:	<u> 14/07/03</u>

This Agreement is made on the 14th June 2004 (the DATE of this Agreement) by and between

GreenParrotPictures Limited (GPP) is a limited company under Irish Law, registered as company no. 386798 and having a place of business at Tomena, 2 Greenpark Road, Bray Co. Wicklow, Ireland

And

Hugh Denman ("Consultant") of Minard, Leinster Park, Maynooth, Co. Kildare, Ireland.

GPP Domain

GPP's business is developing and licensing IP related to digital video processing to third parties GPP sees opportunities to sell or license video software plug-ins on the basis of IP previously developed, owned and commercially exploited by Dr Anil Kokaram ("GPP IP")

GPP is interested in contracting Consultant to write specific software implementations of GPP IP for use by RedGiantSoftware ("RGS"), a software marketing house for digital video processing tools.

Consultant Domain

Consultant is an independent contractor, who is familiar with some aspects of the GPP domain and is able to write specific software implementations of GPP IP.

GPP and Consultant agree that

Hugh Denman will develop (under the supervision of Anil Kokaram)

- 1 A software library for the implementation of tear detection and reconstruction algorithms
- 2. A library framework for compatibility with RGS requirements
- 3. Documentation for the use of this library by third parties licensed by GPP
- 4. Work with any third party during this development period to ensure compatibility with RGS requirements

These items will be collectively known as "The Library" for purposes of this agreement.

On Completion

Consultant agrees to assign The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP. GPP will then try to sell or license the library to RedGiantSoftware (RGS)

Compensation

As payment for this work, and in acknowledgment of the added value that the consultant brings to this enterprise, upon acceptance of The Library by RGS and after receiving payments from RGS for products which include The Library, GPP will pay Consultant a Royalty of 5% of those payments. If GPP fails to enter into an agreement with RGS or if the products which include The Library fail to generate payments from RGS, GPP shall have no obligation to compensate Consultant for his or her efforts in programming The Library.

It is acknowledged by all parties that GPP and RGS are independent agencies. Thus GPP has no control over the marketing or cost strategy of RedGiantSoftware, nor can GPP make any representations about the likelihood of success in its negotiations with RGS. Consultant is aware

that GPP may not receive any payments from RGS. GPP can therefore not guarantee any payment to Consultant for work performed under this contract. i.

Rights

In return GPP grants the consultant a royalty free, NON-EXCLUSIVE AND PERPERTUAL license for the use of the software contributed by the consultant to the current development IN FIELDS THAT DO NOT COMPETE WITH GPP'S OWN COMMERCIALISATION OF SUCH CONTRIBUTION.

Should GPP incorporate the tools that are the concern of this agreement in future products. GPP will negotiate a new agreement with the consultant concerned for renumeration with respect to any changes and combination of tools that may occur in the new product.

Confidentiality
Consultant agrees to keep confidential all information about this work and any other related GPP projects, he or she becomes aware of until GPP decides that such information, or any part of it, can be made public.

Limited Liability

EXCEPT FOR CONSULTANT'S LIABILITY ARISING UNDER THE ABOVE CONFIDENTIALITY OBLIGATIONS, NEITHER PARTY NOR ITS SUPPLIERS, LICENSERS OR LICENSEES SHALL HAVE ANY LIABILITY FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES OR LIABILITIES OF ANY KIND OR FOR LOSS OF REVENUE, LOSS OF BUSINESS, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE FORM OF THE ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ANY REPRESENTATIVE OF A PARTY HERETO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS AGREEMENT IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

IN NO EVENT SHALL CONSULTANT'S LIABILITY UNDER HIS OR HER ABOVE CONFIDENTIALITY OBLIGATIONS EXCEED THE PAYMENTS RECEIVED UNDER THIS AGREEMENT.

Acceptance F	or and on Be	half of GPP		Date: \(\bullet \)	26/04
Acceptance F	11	half of Hugl	1 Denman	Date: 18	<u>06.04</u>

Page 2 of 2

This confirmatory assignment is between

GreenParrotPictures Limited, incorporated under the laws of Ireland (registered as company no. 386798) and having its registered office at Tomena, 2 Greenpark Road, Bray, Co Wicklow, Ireland (GPP)

and Hugh Denman of Minard, Leinster Park, Maynooth, Co. Kildare, Ireland.

- I, Hugh Denman, hereby confirm that I assigned all my title and rights in The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP by virtue of my consultancy contract with GPP dated 14⁸ June 2004.
- I, Hugh Denman, hereby also confirm that I assigned all my title and rights in the invention entitled "Dominant Motion Estimation for Image Sequence Processing" and being subject to a United Kingdom patent application GB 0423578.4 filled on 22 October 2004 by virtue of my consultancy contract with GPP dated 14th June 2004. Lagree to render all reasonable assistance to GPP in order for GPP to take all steps necessary to file, to claim priority for foreign fillings, to prosecute national and international fillings and, where required, to enforce any patent claiming priority from GB 0423578.4.

In return, GPP acknowledges successful delivery of The Library component and confirms the Compensation and usage Rights clauses in the consulting agreement dated 14th June 2004 between GPP and Hugh Denman.

Molas Along	
Acceptance For and on Behalf of GPP Anil Kokaram:	Date: 10/6/-
Acceptance For and on Behalf of Hugh Denman	Date: 19/01/08

This Agreement is made on the 14th June 2004 (the DATE of this Agreement) by and between

GreenParrotPictures Limited (GPP) is a limited company under trish Law, registered as company no. 386798 and having a place of business at Tomena, 2 Greenpark Road, Bray Co. Wicklow, Ireland

And

Francis Kelly ("Consultant") of Williamstown, Rathvilly, Co. Carlow, Ireland.

GPP Domain

GPP's business is developing and licensing IP related to digital video processing to third parties GPP sees opportunities to sell or license video software plug-ins on the basis of IP previously developed, owned and commercially exploited by Dr Anil Kokaram ("GPP IP").

GPP is interested in contracting Consultant to write specific software implementations of GPP IP for use by RedGrantSoftware ("RGS"), a software marketing house for digital video processing tools.

Consultant Domain

Consultant is an independent contractor, who is familiar with some aspects of the GPP domain and is able to write specific software implementations of GPP IP.

OPP and Consultant agree that

Francis Kelly will develop (under the supervision of Anii Kokaram)

 A software library for the implementation of flicker reduction algorithms suitable for digital post production.

A library framework for compatibility with RGS requirements

- 3. Documentation for the use of this library by third parties licensed by GPP
- Work with any third party during this development period to ensure compatibility with RGS requirements

These items will be collectively known as "The Library" for purposes of this agreement

On Completion

Consultant agrees to assign The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP. GPP will then try to sell or license the library to RedGiantSoftware (RGS)

Compensation

As payment for this work, and in acknowledgment of the added value that the consultant brings to this enterprise, upon acceptance of The Library by RGS and after receiving payments from RGS for products which include The Library, GPP will pay Consultant a Royally of 5% of those payments. If GPP fails to enter into an agreement with RGS or if the products which include The Library fail to generate payments from RGS, GPP shall have no obligation to compensate Consultant for his or her efforts in programming The Library.

It is acknowledged by all parties that GPP and RGS are independent agencies. Thus GPP has no control over the marketing or cost strategy of RedGiantSoftware, nor can GPP make any representations about the likelihood of success in its negotiations with RGS. Consultant is aware

Page I of 2

that GPP may not receive any payments from RGS. GPP can therefore not guarantee any payment to Consultant for work performed under this contract. i.

Rights

In return GPP grants the consultant a royally free, NON-EXCLUSIVE AND PERPERTUAL license for the use of the software contributed by the consultant to the current development IN FIELDS THAT DO NOT COMPETE WITH GPP'S OWN COMMERCIALISATION OF SUCH CONTRIBUTION.

Should GPP incorporate the tools that are the concern of this agreement in future products, GPP will negotiate a new agreement with the consultant concerned for renumeration with respect to any changes and combination of tools that may occur in the new product.

Confidentiality

Consultant agrees to keep confidential all information about this work and any other related GPP projects, he or she becomes aware of until GPP decides that such information, or any part of it, can be made public.

Limited Liability

EXCEPT FOR CONSULTANT'S LIABILITY ARISING UNDER THE ABOVE CONFIDENTIALITY OBLIGATIONS, NEITHER PARTY NOR IT'S SUPPLIERS, LICENSERS OR LICENSEES SHALL HAVE ANY LIABILITY FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES OR LIABILITIES OF ANY KIND OR FOR LOSS OF REVENUE, LOSS OF BUSINESS, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE FORM OF THE ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ANY REPRESENTATIVE OF A PARTY HERETO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS AGREEMENT IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

IN NO EVENT SHALL CONSULTANT'S LIABILITY UNDER HIS OR HER ABOVE CONFIDENTIALITY OBLIGATIONS EXCEED THE PAYMENTS RECEIVED UNDER THIS AGREEMENT.

Acceptance Fo Anil Kokaram:	r and on Behalf of GPP	Date: 16/06/04
Anti Kokaram:	More CO	esate: Test of the
Acceptance Fo	r and on Behalf of Francis Kelly	
Francis Kelly:	Janus Velly	Date: 4/06/04
	,	·
de constituent de con	Page 2 of 2	

This confirmatory assignment is between

GreenParrotPictures Limited, incorporated under the laws of Ireland (registered as company no. 386798) and having its registered office at Tomena, 2 Greenpark Road, Bray, Co Wicklow, Ireland (GPP)

and Francis Kelly of Williamstown, Rathrilly, Co. Carlow,

- I, Francis Kelly, hereby confirm that I assigned all my title and rights in The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP by virtue of my consultancy contract with GPP dated 14th June 2004.
- I, Francis Kelly, hereby also confirm that I assigned all my title and rights in the invention entitled "Dominant Motion Estimation for Image Sequence Processing" and being subject to a United Kingdom patent application GB 0423578.4 filled on 22 October 2004 by virtue of my consultancy contract with GPP dated 14st June 2004. I agree to render all reasonable assistance to GPP in order for GPP to take all steps necessary to file, to claim priority for foreign filings, to prosecute national and international filings and, where required, to enforce any patent claiming priority from GB 0423578.4.

In return, GPP acknowledges successful delivery of The Library component and confirms the Compensation and usage Rights clauses in the consulting agreement dated 14th June 2004 between GPP and Francis Kelly.

Dublin. Bloder	
Acceptance For and on Behalf of GPP Anii Kokaram:	Date: 17/01/08
Acceptance For and on Behalf of Francis Ke	ally
Francis Kelly:	Date: <u>18 / 1 / 0 5</u>

This Agreement is made on the 14th June 2004 (the DATE of this Agreement) by and between

GreenParrotPictures Limited (GPP) is a limited company under trish Law, registered as company no. 386798 and having a place of business at Tomena, 2 Greenpark Road, Bray Co. Wicklow; treland

And

François Pitie ("Consultant") of 36, Sitric Road, Stoneybatter, Dublin 7, Ireland.

GPP Domain

GPP's business is developing and licensing IP related to digital video processing to third parties GPP sees opportunities to self or license video software plug-ins on the basis of IP previously developed, owned and commercially exploited by Dr Anil Kokaram ("GPP IP").

GPP is interested in contracting Consultant to write specific software implementations of GPP IP for use by RedGiantSoftware ('RGS'), a software marketing house for digital video processing tools.

Consultant Domain

Consultant is an independent contractor, who is familiar with some aspects of the GPP domain and is able to write specific software implementations of GPP IP.

GPP and Consultant agree that

Francois Pilie will develop (under the supervision of Anil Kokaram)

 A software library for the implementation of flicker reduction algorithms suitable for digital post production.

A library framework for compatibility with RGS requirements

3. Documentation for the use of this library by third parties licensed by GPP

4 Work with any third party during this development period to ensure compatibility with RGS requirements

These items will be collectively known as "The Library" for purposes of this agreement

On Completion

Consultant agrees to assign The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP. GPP will then try to sell or license the library to RedGiantSoftware (RGS)

Compensation

As payment for this work, and in acknowledgment of the added value that the consultant brings to this enterprise, upon acceptance of The Library by RGS and after receiving payments from RGS for products which include The Library, GPP will pay Consultant a Royalty of 5% of those payments if GPP fails to enter into an agreement with RGS or if the products which include The Library fail to generate payments from RGS, GPP shall have no obligation to compensate Consultant for his or her efforts in programming The Library.

It is acknowledged by all parties that GPP and RGS are independent agencies. Thus GPP has no control over the marketing or cost strategy of RedGiantSoftware, nor can GPP make any representations about the likelihood of success in its negotiations with RGS. Consultant is aware

that GPP may not receive any payments from RGS. GPP can therefore not guarantee any payment to Consultant for work performed under this contract. i.

Rights

In return GPP grants the consultant a royalty free, NON-EXCLUSIVE AND PERPERTUAL license for the use of the software contributed by the consultant to the current development IN FIELDS THAT OO NOT COMPETE WITH GPP'S OWN COMMERCIALISATION OF SUCH CONTRIBUTION.

Should GPP incorporate the tools that are the concern of this agreement in future products, GPP will negotiate a new agreement with the consultant concerned for renumeration with respect to any changes and combination of tools that may occur in the new product.

Confidentiality

Consultant agrees to keep confidential all information about this work and any other related GPP projects, he or she becomes aware of until GPP decides that such information, or any part of it, can be made public.

Limited Liability

EXCEPT FOR CONSULTANT'S LIABILITY ARISING UNDER THE ABOVE CONFIDENTIALITY OBLIGATIONS, NEITHER PARTY NOR ITS SUPPLIERS, LICENSERS OR LICENSEES SHALL HAVE ANY LIABILITY FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES OR LIABILITIES OF ANY KIND OR FOR LOSS OF REVENUE, LOSS OF BUSINESS, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE FORM OF THE ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ANY REPRESENTATIVE OF A PARTY HERETO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS AGREEMENT IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

IN NO EVENT SHALL CONSULTANT'S LIABILITY UNDER HIS OR HER ABOVE CONFIDENTIALITY OBLIGATIONS EXCEED THE PAYMENTS RECEIVED UNDER THIS AGREEMENT.

Acceptance For and on Behalf of GPP Anil Kokaram:	Date: 18/0 (/04
Acceptance For and on Behalf of François Pitie	300 E 3 B 7
Francois Pitie: Anna fait Phr	Date: $4S/s//o4$
•	
Page 2 of 2	

This confirmatory assignment is between

GreenParrotPictures Limited, incorporated under the laws of Ireland (registered as company no. 365798) and having its registered office at Tornena, 2 Greenpark Road, Bray, Co Wickiow, Ireland (GPP)

And François Pitie of 38 Sitric Road, Co. Dublin.

- I, Francois Pitie, hereby confirm that I assigned all my title and rights in The Library, its source code, copyright, patents and the right to file applications therefore and all other IP rights related to The Library to GPP by virtue of my consultancy contract with GPP dated 14th June 2004.
- I, Francois Pitie, hereby also confirm that I assigned all my title and rights in the invention entitled "Dominant Motion Estimation for Image Sequence Processing" and being subject to a United Kingdom patent application GB 0423578.4 filed on 22 October 2004 by virtue of my consultancy contract with GPP dated 14th June 2004. I agree to render all reasonable assistance to GPP in order for GPP to take all steps necessary to file, to claim priority for foreign filings, to prosecute national and international filings and, where required, to enforce any patent claiming priority from GB 0423578.4.

In return, GPP acknowledges successful delivery of The Library component and confirms the Compensation and usage Rights clauses in the consulting agreement dated 14th June 2004 between GPP and François Pilie.

0ublin. 15/0 1/05-	
Acceptance For and on Behalf of GPP Anil Kokaram:	Date: 18/21/05
Acceptance For and on Behalf of François Pitle François Pitle:	Date: 17/21/01

PATENT REEL: 026639 FRAME: 0774

RECORDED: 07/25/2011