PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
TARA HINES	07/14/2011
ANDREA BASSO	07/27/2011
ALEKSEY IVANOV	07/29/2011
JEFFREY MIKAN	07/11/2011
NADIA MORRIS	07/25/2011

RECEIVING PARTY DATA

Name:	AT&T INTELLECTUAL PROPERTY I, L.P.
Street Address:	675 W. PEACHTREE STREET
Internal Address:	SUITE 4000
City:	ATLANTA
State/Country:	GEORGIA
Postal Code:	30375

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13184034

CORRESPONDENCE DATA

501627038

Fax Number: (847)510-0710

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

847 382 1501 Phone:

DOCKETING@GMGIP.COM Email:

Correspondent Name: AT&T LEGAL DEPARTMENT - GMG ATTN: PATENT

Address Line 1: ROOM 2A-207 Address Line 2: ONE AT&T WAY

Address Line 4: BEDMINSTER, NEW JERSEY 07921

ATTORNEY DOCKET NUMBER: 2011-0169_7785-0875

PATENT

REEL: 026753 FRAME: 0082

NAME OF SUBMITTER:	ANDREW GUST
Total Attachments: 8 source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME	NT#page2.tif NT#page3.tif NT#page4.tif NT#page5.tif
source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME source=2011-0169_7785-0875_ASSIGNME	NT#page7.tif

PATENT REEL: 026753 FRAME: 0083

ASSIGNMENT

WHEREAS, We, Andrea Basso, residing at Marlboro, NJ, Aleksey Ivanov, residing at Atlantic High, NJ, Jeffrey Mikan, residing at Atlanta, GA, and Nadia Morris, residing at Decatur, GA, hereinafter called the "Assignor(s)", have made the invention described in the United States Patent Application entitled APPARATUS AND METHOD FOR PROVIDING MEDIA SERVICES WITH TELEPRESENCE; Attorney Docket No. 2011-0169_7785-0875, US Patent Application No.13/184,034 for a full description of which reference is here made to an application for Letters Patent of the United States filed on herewith and.

WHEREAS, AT&T Intellectual Property I, LP, a corporation organized and existing under and by virtue of the laws of the State of Nevada, having a place of business at 675 W. Peachtree Street, Suite 4000, Atlanta, GA 30375, hereinafter called the "Assignee", desires to acquire the entire right, title and interest for the United States of America and elsewhere throughout the world in and to said invention and the patent application identified above, including any and all divisions and continuations thereof and any and all Letters Patent which may be granted thereon, including any and all renewals, reissues and prolongations thereof.

NOW, THEREFORE, to all whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, the Assignor(s) have sold, assigned and transferred, and by these presents do sell, assign and transfer to the Assignee, the entire right, title and interest for the United States in and to the invention and the patent application identified above, and any patents that may issue for said invention in the United States; together with the entire right, title and interest in and to said invention and all patent applications and patents therefore in all countries foreign to the United States, including the full right to claim for any such application all benefits and priority rights under any applicable convention; together with the entire right, title and interest in and to all continuations, divisions, renewals and extensions of any of the patent applications and patents defined above; to have and to hold for the sole and exclusive use and benefit of the Assignee, its successors and assigns, to the full end of the term and terms for all such patents.

AND said Assignor(s) hereby covenant and agree, for both the Assignor(s) and the Assignor(s)' legal representatives, that the Assignor(s) will assist the Assignee in the prosecution of the patent application identified above; in the making and prosecution of any other patent applications that the Assignee may elect to make covering the invention identified above; in vesting in the Assignee like exclusive title in and to all such other patent applications and patents; and in the prosecution of any interference which may arise involving said invention, or any such patent application or patent; and that the Assignor(s) will execute and deliver to the Assignee to carry out the terms of this Assignment. Assignor(s) authorize attorney or agent to fill in the U.S. Application Serial No. above, if required.

AND said Assignor(s) authorize and request the Commissioner of Patents to issue Letters Patent on said application, and on any all divisions and continuations thereof, to said Assignee, its assigns and legal representatives, in accordance with the terms of this Assignment.

PATENT REEL: 026753 FRAME: 0084

07-27-2011

8/24

Attorney Docket No. 2011-0169_7785-0875

The ASSIGNOR(S) hereby appoint registered patent practitioners associated with the patent application identified above as my representatives with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, to amend the specification, to appeal in case of rejection, as may be deemed advisable, to receive the patent when granted and generally to do all matters and things needful and additionally to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the U.S. Patent and Trademark Office for recordation of this document.

This Assignment may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, and such counterparts together shall constitute one and the same instrument. A facsimile copy of this Assignment, including the signature pages hereto, shall be deemed to be an original.

IN TESTIMONY WHEREOF, this Assignment is executed by said Assignor(s), on the date(s) listed below.

Andrea Barre	Ben	7/27/0
Andrea Basso	,	Dafte /
STATE OF Ne	4) Terson	

COUNTY OF Monn

The foregoing instrument was sworn to and subscribed before me this $\frac{27}{100}$ _ 2011, by Andrea Basso, who is:

personally known to me; or

produced identification; identification type:

Notary Signature

Print, type or stamp name of notary

,		
<u></u>	4/ War =	-07/29/11
Aleksey Ivan		Date
STATE OF	New Jusy	_) SS
COUNTY OF	Monmouth	
The f 2011	, by Aleksey Ivanov, who is:	n to and subscribed before me this 29 day of
LA	personally known to me; or	
	produced identification; iden	itification type:
		Mh D. 2
		Notary Signature
		Print, type or stamp name of notary
		ADAM MUMMA Notary Public State of New Jersey My Commission Expires Dec 22, 2015

Mh 7/11/11
Date
Georgia iss
Cheroly)
regoing instrument was sworn to and subscribed before me this 1/2 day of by Jeffrey Mikan, who is:
personally known to me; or
produced identification; identification type:
168
Notary Signature Print, type or stamp name of notary
AN PALLAN

PATENT REEL: 026753 FRAME: 0087

<u> 1. Maré</u>	<u>7-25-2011</u>
Nadia Morris	Date
STATE OF CWIFTENING COUNTY OF SAMPA CHARA) \$\$)
The foregoing instrument was swor	n to and subscribed before me thisday of
personally known to me; or	
	ntification type: 0.5 PASS poyet CARD.
State of California County of Santa Clara	Notary Signature Print, type or stamp name of notary
Subscribed and sworn to (or affirmed) before me on this 25 day of 2011, by	Olyy Yerng
proved to me on the basis of satisfactory evidence	·
to be the person(s) who appeared before me.	PEGGY YEUNG
Signature: (Seal)	COMM. # 1865372 E WOTARY PUBLIC - CALIFORNIA # SANTA CLARA COUNTY My Comm. Exp. Oct. 24, 2013 Significancia consequencia consequen

ASSIGNMENT

WHEREAS, Tara Hines, residing at 2310 7th Ave, Apartment 4N, New York, NY 10030, hereinafter called the "Assignor(s)", has made the invention described in a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0846 (AT&T Ref. 2011-0167), US Patent Application no. 13/173,310 filed June 30, 2011, a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0847 (AT&T Ref. 2011-0166), US Patent Application no. 13/173,281 filed June 30, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0848 (AT&T Ref. 2011-0165), US Patent Application no. 13/168,539 filed June 24, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0849 (AT&T Ref. 2011-0163), US Patent Application no. 13/167,998 filed June 24, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0850 (AT&T Ref. 2011-0162), US Patent Application no. 13/173,839 filed June 30, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0851 13/168,549 filed June 24, 2011 (AT&T Ref. 2011-0168), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0875 (AT&T Ref. 2011-0169), US Patent Application no. 13/184,034 filed July 15, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0876 13/184,555 filed July 17, 2011 (AT&T Ref. 2011-0164), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0879 13/185,487 filed July 18, 2011 (AT&T Ref. 2011-0174), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0880 13/185,493 filed July 18, 2011 (AT&T Ref. 2011-0175), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0881 (AT&T Ref. 2011-0180), US Patent Application no. 13/193,166 filed July 18, 2011 a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0882 13/195,335 filed August 1, 2011 (AT&T Ref. 2011-0181), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0883 13/188,491 filed July 22, 2011 (AT&T Ref. 2011-0170), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0884 13/189,703 filed July 25, 2011 (AT&T Ref. 2011-0171), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0885 13/208,092 filed August 11, 2011 (AT&T Ref. 2011-0173), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0886 13/208,144 filed August 11, 2011 (AT&T Ref. 2011-0172), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0887 13/207,927 filed August 11, 2011 (AT&T Ref. 2011-0176), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0888 13/208,037 August 11, 2011 (AT&T Ref. 2011-0177), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0889 13/193,019 filed July 28, 2011 (AT&T Ref. 2011-0179), US Patent Application no. a disclosure and/or United States Patent Application having Attorney Docket No. 7785-0890 (AT&T Ref. 2011-0182), US Patent Application no._ 13/207,872 filed August 11, 2011 for a full description of which reference is here made to an application for Letters Patent of the United States filed on herewith and,

WHEREAS, AT&T Intellectual Property I, LP, a corporation organized and existing under and by virtue of the laws of the State of Nevada, having a place of business at 675 W. Peachtree Street, Suite 4000, Atlanta, GA 30375, hereinafter called the "Assignee", desires to

acquire the entire right, title and interest for the United States of America and elsewhere throughout the world in and to said inventions identified above, including any disclosures, patent applications and all divisions and continuations thereof and any and all Letters Patent which may be granted thereon, including any and all renewals, reissues and prolongations thereof.

NOW, THEREFORE, to all whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, the Assignor(s) have sold, assigned and transferred, and by these presents do sell, assign and transfer to the Assignee, the entire right, title and interest for the United States in and to the inventions identified above, and any patents that may issue for said inventions in the United States; together with the entire right, title and interest in and to said inventions and all patent applications and patents therefore in all countries foreign to the United States, including the full right to claim for any such applications all benefits and priority rights under any applicable convention; together with the entire right, title and interest in and to all continuations, divisions, renewals and extensions of any of the patent applications and patents defined above; to have and to hold for the sole and exclusive use and benefit of the Assignee, its successors and assigns, to the full end of the term and terms for all such patents.

AND said Assignor(s) hereby covenant and agree, for both the Assignor(s) and the Assignor(s)' legal representatives, that the Assignor(s) will assist the Assignee in the prosecution of the patent applications identified above; in the making and prosecution of any other patent applications that the Assignee may elect to make covering the invention identified above; in vesting in the Assignee like exclusive title in and to all such other patent applications and patents; and in the prosecution of any interference which may arise involving said inventions, or any such patent applications or patents; and that the Assignor(s) will execute and deliver to the Assignee to carry out the terms of this Assignment. Assignor(s) authorize attorney or agent to fill in the U.S. Application Serial No. above, if required.

AND said Assignor(s) authorize and request the Commissioner of Patents to issue Letters Patent on said applications, and on any all divisions and continuations thereof, to said Assignee, its assigns and legal representatives, in accordance with the terms of this Assignment.

The ASSIGNOR(S) hereby appoint registered patent practitioners associated with the patent applications identified above as my representatives with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, to amend the specification, to appeal in case of rejection, as may be deemed advisable, to receive the patent when granted and generally to do all matters and things needful and additionally to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the U.S. Patent and Trademark Office for recordation of this document.

This Assignment may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, and such counterparts together shall constitute one and the same instrument. A facsimile copy of this Assignment, including the signature pages hereto, shall be deemed to be an original.

IN TESTIMONY WHEREOF, this Assignment is executed by said Assignor(s), on the date(s) listed below.

Tara Hines Date
STATE OF NEW YORK S
COUNTY OF NEW YORK)
The foregoing instrument was sworn to and subscribed before me this H day of 2011, by Tara Hines, who is:
personally known to me; or
produced identification; identification type: DRIVEKLICENSE TOKAS. 23301991
Notary Signature Print, type or stamp name of notary

GERYNA PEACOCK
Notary Public, State of New York
Qualified in Suffok County
No. 01PE6119439
My Commission Expires 11-29-2012