PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		Bankruptcy Judgment	Bankruptcy Judgment			
CONVEYING PARTY	DATA					
		Name		Execution Date		
Platinum Intellectual P	roperty, L.P.			10/01/2010		
RECEIVING PARTY DATA						
Name:	Seattle City Employees' Retirement System					
Street Address:	801 Third Avenue					
City:	Seattle					
State/Country:	WASHINGTON					
Postal Code:	98104					
Property Type Application Number: 09648		Number				
CORRESPONDENCE DATA						
Fax Number: (678)225 6605						
Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 678-325-6601						
Email: amittons@parksiplaw.com Correspondent Name: Parks IP Law LLC						
Address Line 1: 1117 Perimeter Center West						
Address Line 2:	Suite E402					
Address Line 4: Atlanta, GEORGIA 30338						
ATTORNEY DOCKET	NUMBER:	2101-001DIV	2101-001DIV			
NAME OF SUBMITTER:		Adrienne D. Mittons	Adrienne D. Mittons			
Total Attachments: 1 source=Bankruptcy Judgment#page1.tif						

CAUSE NO. 10-09219

SEATTLE CITY EMPLOYEES'	§	IN THE DISTRICT COURT FOR
RETIREMENT SYSTEM	Ş	
Plaintiff,	ş	
	Ş	
V.	§	
	§ .	
DANIEL J. SHERMAN, in his capacity as	§	THE 44th JUDICIAL DISTRICT
Chapter 7 Bankruptcy Trustee for the	§	
Bankruptcy Estate of Platinum Intellectual	Š	
Property, L.P.	Š	
	Š	
Defendant.	Š	OF DALLAS COUNTY, TEXAS

JUDGMENT

On <u>Octover</u>, 2010 came on to be heard the above-entitled and numbered cause wherein Seattle City Employees' Retirement System is the Plaintiff ("<u>Plaintiff</u>"), and Daniel J. Sherman is Defendant ("<u>Defendant</u>") in his capacity as Chapter 7 Bankruptcy Trustee for the Bankruptcy Estate of Platinum Intellectual, Property, L.P. (No <u>Court</u> funds that it has jurisdicted over the subject another and parties to the The Plaintiff appeared by and through its attorney of record and announced ready for trial. The Defendant, although having been duly and legally cited to appear and answer, failed to

Citation was served according to law and returned to the clerk where it remained on file for the time required by law. The Court has read the pleadings and the papers on file, and is of the opinion that the allegations of Plaintiff's Petition have been admitted and that the cause of action is proven by an instrument in writing and that Plaintiff is entitled to foreclose on the Collateral identified in Plaintiff's Petition through the incorporated Security Agreement executed by Platinum Intellectual Property, L.P, and the incorporated Financing Statement, each incorporated in Plaintiff's Petition.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that Plaintiff is legally entitled to foreclosure of and to take possession of the Collateral identified in Plaintiff's Petition through the incorporated Security Agreement executed by Platinum Intellectual Property, L.P, and the incorporated Financing Statement. No relief granted herein is intended to alter the rights and obligations of Plaintiff or Alpina Lending, L.P. ("<u>Alpina</u>") pursuant to that certain Intercreditor Agreement dated September 22, 2008 entered into by Plaintiff and Alpina.

Plaintiff is allowed such writs and processes as may be necessary in the enforcement of this Judgment.

SIGNED on (2010.

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PATENT REEL: 026787 FRAME: 0090

RECORDED: 08/22/2011

appear and answer and wholly made default.