

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Steven FARAGO	07/20/2005
RECEIVING PARTY DATA	
Name:	Acticon Technologies LLC
Street Address:	75 Montebello Road
Internal Address:	Montebello Park
City:	Suffern
State/Country:	NEW YORK
Postal Code:	10901
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7081966
CORRESPONDENCE DATA	
Fax Number:	(613)591-8148
Phone:	613-599-9539
Email:	ipadmin@mosaid.com
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Correspondent Name:	Ronan O'Byrne
Address Line 1:	11 Hines Road
Address Line 2:	Suite 203
Address Line 4:	Ottawa, CANADA K2K 2X1
ATTORNEY DOCKET NUMBER:	5810-02US
NAME OF SUBMITTER:	Ronan O'Byrne
Total Attachments: 2	
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CH \$40.00 7081966

Agreement dated this 20 day of July, 2005 between Steven Farago, an individual residing at 140 Crow Hill Road, Mount Kisco, New York 10549 ("Farago"), and General Patent Corporation International, a New York corporation having offices at Montebello Park, 75 Montebello Road, Suffern, New York 10901 ("GPCI");

WHEREAS, Farago is the inventor and owner of certain technology relating to printers, including, inter alia, the invention of U.S. Patent No. 6,747,752 ("IP Rights");

WHEREAS, GPCI is in the business of licensing and enforcing intellectual property rights on a contingency fee basis; and

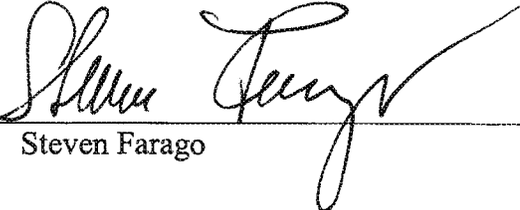
WHEREAS, Farago wishes to retain GPCI to license and/or enforce the IP Rights and GPCI is willing to undertake such licensing and enforcement efforts;

NOW, THEREFORE, the parties hereto agree as follows:

1. Farago shall assign all right, title and interest in the IP Rights to Acticon Technologies LLC, a wholly owned subsidiary of GPCI;
2. GPCI shall undertake to license and/or enforce the IP Rights;
3. GPCI shall be reimbursed for any out-of-pocket expenses incurred in connection with any efforts to license and/or enforce the IP Rights solely out of any revenues derived therefrom;
4. The parties shall share equally in any revenues net of any reimbursement pursuant to (3) above.

GENERAL PATENT CORPORATION INTERNATIONAL

By: 
Alexander Poltorak, President


Steven Farago