## PATENT ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			Assignment and Assumption Agreement		
CONVEYING PARTY DATA					
Name Execution Date					
Daniel Doczy 03/31/2011					
RECEIVING PARTY DATA					
Name:	SD-X Interactive, Inc.				
Street Address:	7373 N. Cicero Ave.				
City:	Lincolnwood				
State/Country:	ILLINOIS				
Postal Code:	60712				
PROPERTY NUMBERS Total: 2					
Property Type			Number		
Application Number: 12		12705	2705360		
Patent Number: 766		76638	2705360		
CORRESPONDENCE DATA Fax Number: (312)896-9012 Phone: 3124643114					
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Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.					
Correspondent Name: Nancy J. Leith					
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ATTORNEY DOCKET NUMBER:			213025-30004/30005		
NAME OF SUBMITTER:			Nancy J. Leith		
Total Attachments: 1 source=SDX_Assignment_Assumption_Agreement#page1.tif					
PATENT					

## ASSIGNMENT AND ASSUMPTION AGREEMENT

## March 31, 2010

This Assignment and Assumption Agreement ("Agreement") is entered into by and between Solution Technology, Inc., having its principal place of business in Parkland, FL ("STP"), Daniel Doczy, an individual residing in Parkland, Florida ("Doczy"), and SD-X Interactive, Inc., having its principal place of business in Lincolnwood, IL ("SDX"), as of the date set forth above.

WHEREAS, STI entered into an Exclusive License Agreement with SDX dated September 25, 2009 ("License Agreement"), pursuant to which certain patent rights ("Patent Rights") were exclusively licensed to SDX;

WHEREAS, STI wishes to assign all of its right, title and interest in and to the Patent Rights to Doczy pursuant to a patent assignment effective as of the date set forth above ("Patent Assignment");

WHEREAS pursuant to Section 6.12 of the License Agreement, SDX hereby consents to such Patent Assignment, subject to Doczy assuming all of STI's rights and obligations under the License Agreement.

NOW, THEREFORE, in consideration of the mutual promises contained herein, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1. Subject to Doczy's continued compliance with the terms of this Agreement and the License Agreement begin assigned to and assumed by Doczy hereunder, SDX hereby consents to the Patent Assignment.

2. STI hereby assigns, transfers, conveys and delivers to Doczy, free and clear of any liens or encumbrances, and Doczy acquires and accepts from STI, all of STI's rights and interests in and to the License Agreement.

3. Doczy agrees, effective as of the date set forth above, to assume, perform and timely discharge all of STI's liabilities and obligations under the License Agreement, and hereby warrant and agrees that any assignment, conveyance or transfer of any of the Patent Rights are and shall perpetually remain subject to the exclusive rights granted to SDX under License Agreement.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the date set forth below.

EL L DOCZY

SOLUTION TECHNOLOGY, INC.

SD-XINI

**RECORDED: 10/20/2011**