

## PATENT ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
NAGRA THOMSON LICENSING	06/16/2011
RECEIVING PARTY DATA	
Name:	NAGRA FRANCE SAS
Street Address:	28, rue du colonel Pierre Avia
City:	PARIS
State/Country:	FRANCE
Postal Code:	75015
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	11332806
CORRESPONDENCE DATA	
Fax Number:	(713)228-8778
Phone:	713-228-8600
Email:	dorotte@oshaliang.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:	Jonathan P. Osha
Address Line 1:	TWO HOUSTON CENTER
Address Line 2:	909 FANNIN, SUITE 3500
Address Line 4:	HOUSTON, TEXAS 77010
ATTORNEY DOCKET NUMBER:	17250/009002
NAME OF SUBMITTER:	Alexandra Dorotte
Total Attachments: 3 source=17250 Assignment#page1.tif source=17250 Assignment#page2.tif source=17250 Assignment#page3.tif	

OP \$40.00 11332806

PATENT

Short Form Patent Assignment Agreement

Between:

**NAGRA THOMSON LICENSING**, formerly CANAL + TECHNOLOGIES (S.A.), a *société anonyme* organized and existing under French law, with a share capital of 239 844,57 euros, registered at the Nanterre Trade Register under the number B 399 323 567, having its registered address and offices at 1-5, rue Jeanne d'Arc, 92130 Issy les Moulineaux, France, represented by Régine Poret, in her quality of CEO,

Hereinafter "Assignor"

and:

**NAGRA FRANCE SAS**, a *société par actions simplifiée* organized and existing under French laws, with a share capital of 32 832 936 euros, registered at the Paris Trade Register under the number B 351 370 499, having its registered offices 28, rue du colonel Pierre Avia à 75015 Paris, France, represented by Mr. Patrick Foetisch, President,

Hereinafter "Assignee"

Hereinafter called, separately or collectively, "Party(ies)";

WHEREAS Assignor is the owner of certain patents, patent applications as more fully set forth below hereafter and as attached in Schedule A to the present Patent Assignment Agreement (such patents, patent applications, hereinafter the "Assigned Patents");

WHEREAS pursuant to Article 1 of the agreement signed between Assignor and Assignee ref. DME10C041L (the "Agreement"), subject to prior agreements entered into by Assignor and third parties, if any, Assignee shall have all of Assignor's right, title and interest in and to the Assigned Patents, as set forth in the Agreement;

THEREFORE, both Parties hereby agree as follows:

**Article 1**

Subject to prior agreements entered into by Assignor and third parties, if any (such as license agreements or non assert provisions, without limitation), Assignor hereby transfers and assigns to Assignee, and confirms the transfer and assignment to Assignee of, all of Assignor's right, title and interest (including the right to claim the priority from the Assigned Patents and applications as provided by the Paris Convention of 1883 and any and all other rights and interests arising out of them) in its Assigned Patents; that is, all those patents or patent applications which are listed on the Exhibit A to the present Patent Assignment Agreement.

Assignee hereby accepts such transfer and assignment to it of the Assigned Patents. In consequence, subject to prior agreements, if any, with third parties and entered into by Assignor, Assignee shall have all right, title and interest in and to the Assigned Patents, including the right to prosecute, exploit, use, assign, license (or act as licensor, in respect of existing license agreements), and dispose of the Assigned Patents.

**Article 2**

Assignee will have the right to institute, continue or defend, any suit or action dealing with the foregoing Patents.

To such effect, Assignee is subrogated to all Assignor's rights and actions, in substitution for those of Assignor, both with respect to claims and defenses.

**Article 3**

There is no warranty or guarantee by Assignor that the Assigned Patents will in fact mature into one or more issued patents, that an issued patent or patents, if any, corresponding to one or more Assigned Patents, can be exercised without infringing the intellectual property rights of any person or entity, or that an issued patent or patents, if any, corresponding to one or more Assigned Patents, can be enforced, licensed or will have any commercial utility.

**Article 4**

The foregoing assignment is concluded for fair and valuable consideration paid, or to be paid, to or on behalf of Assignor, and at an amount mutually agreed.

**Article 5**

The present Patent Assignment Agreement may be registered by or for the Assignee, at its expense, before the appropriate patents office(s).

**Article 6**

Following execution by the Parties, the present Patent Assignment Agreement shall come into force retroactively on the 1<sup>st</sup> of November 2010.

IN WITNESS WHEREOF, each of the Parties hereto has caused the present Patent Assignment Agreement to be executed in three (3) original copies, one (1) for Assignor, two (2) for Assignee, by its duly authorized officer or representative.

ASSIGNOR

By (title and signature): *Regine FORET,*  
*Managing Director*

Date: *[Signature]*  
*June 16, 2011*

ASSIGNEE

By (title and signature): *[Signature]*  
*President*

Date: *10.6.11*

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Schedule A

- (ref. B1997.002) US application No. 09/400,318
- (ref. B1997.002) US application No. 09/571,012
- (ref. B1997.006) US patent 6,286,103
- (ref. B1997.006) US patent RE40334 which is a re-issue of US6,286,103
- (ref. B1997.010) US patent 6,466,671
- (ref. B1997.010) US patent 7,043,020 pursuant to USSN 10/055,177
- (ref. B1997.013) US application No. 09/400,314
- (ref. B1997.013) US patent 7,644,429 pursuant to USSN 10/201,641
- (ref. B1997.027) US patent 7,386,869 pursuant to USSN 09/400,447
- (ref. B1997.030) US application No. 09/555,707
- (ref. B1998.013) US application No. 09/719,347
- (ref. B1998.017) US patent 6,904,522 pursuant to USSN 09/744,040
- (ref. B1999.008) US patent 7,191,335 pursuant to USSN 09/890,587
- (ref. B1999.009) US patent 7,840,805 pursuant to USSN 11/635,836 which is a division of USSN 09/958,632
- (ref. B2001.002) US patent 7,454,618 pursuant to US Application 10/472,201 derived from PCT/FR02/01010
- (ref. B2001.007) US patent 7,881,478 pursuant to US Application 10/479,467 derived from PCT/FR02/01974
- (ref. B2001.009) US patent 7,600,238 pursuant to US Application 10/493,378 derived from PCT/FR02/03673
- (ref. B2001.013) US patent 7,352,861 pursuant to US Application 10/498,605 derived from PCT/FR02/04285
- (ref. B2002.009) US patent 7,299,366 pursuant to application 10/464, 240
- (ref. B2002.021) US patent 7,783,282 pursuant to USSN 10/537,178 derived from PCT/EP03/50866
- (ref. B2003.008) US patent 7,792,122 pursuant to USSN 10/566,451, derived from PCT/EP2004/051621 with priority EP03291860 of 28 july 2003
- (ref. B2003.010) US patent application 10573,367 derived from PCT/EP04/52445 withpriority EP03292459.9 of 6 october 2003.