### PATENT ASSIGNMENT

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

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Conveying parties on reel/frame 012698/0783 on 3/20/2002 from Relume Corporation to Relume Corporation and Cuetronics, Inc. previously recorded on Reel 012698 Frame 0783. Assignor (s) hereby confirms the Relume Corporation and Cuetronics, Inc

#### **CONVEYING PARTY DATA**

Name	Execution Date
Relume Corporation	03/20/2002
Cuetronics, Inc.	03/20/2002

### RECEIVING PARTY DATA

Name:	John Palffy
Street Address:	753 Grand Marais
City:	Grosse Pointe
State/Country:	MICHIGAN
Postal Code:	48230

### PROPERTY NUMBERS Total: 11

Property Type	Number
Patent Number:	5568136
Patent Number:	5633629
Patent Number:	5654705
Patent Number:	5661645
Patent Number:	5782555
Patent Number:	5783909
Patent Number:	5784006
Patent Number:	5785418
Patent Number:	5857767
Patent Number:	6045240
Patent Number:	6078148

CORRESPONDENCE DATA

501964035

PATENT REEL: 028424 FRAME: 0895 Fax Number: (248)433-7274

Email: hgiacchetti@dickinson-wright.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Harold W. Milton, Jr.

Address Line 1: 2600 W. Big Beaver Road

Address Line 2: Suite 300

Address Line 4: Troy, MICHIGAN 48084

ATTORNEY DOCKET NUMBER: 650160-999

NAME OF SUBMITTER: Harold W. Milton, Jr.

Total Attachments: 8

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PATENT REEL: 028424 FRAME: 0896

PATENTS ONLY					
To the Director of the U.S. Patent and Trademark Office: Pleas	e record the attached documents or the new address(es) below.				
1. Name of conveying party(ies)	2. Name and address of receiving party(ies)				
	Name:John Palffy				
Relume Corporation and Cuetronics, Inc.	Internal Address:				
Additional name(s) of conveying party(ies) attached? Yes X No  3. Nature of conveyance/Execution Date(s):	Street Address: 753 Grand Marais				
Execution Date(s)3/20/2002					
Assignment Merger					
Security Agreement Change of Name	City: Grosse Pointe				
Joint Research Agreement	State:MI				
Government Interest Assignment	7'- 4000				
Executive Order 9424, Confirmatory License	Country: USA Zip 48230				
Other correction to 012698/0783 on 3/20/2002	Additional name(s) & address(es) attached?  Yes  No				
4. Application or patent number(s):	document is being filed together with a new application.  B. Patent No.(s)  5568136, 5633629, 5654705, 5661645, 5782555, 5783909, 5784006, 5785418, 5857767, 6045240, 6078148				
Additional numbers att	ached? Yes X No				
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 11				
Name:Harold W. Milton, Jr.	7. Total fee (37 CFR 1.21(h) & 3.41) \$				
Internal Address:	Authorized to be charged to deposit account				
Ctroot Addroos 2600 W. Big Bosyer Dood	Enclosed				
Street Address: 2600 W. Big Beaver Road Suite 300	None required (government interest not affecting title)				
	8. Payment Information				
City: Troy	o. r dyment information				
State:         Zip48084					
Phone Number 248-433-7385	Deposit Account Number				
Docket Number 650160-999					
Email Address: hgiacchetti@dickinson-wright.com	Authorized User Name				
9. Signature: /Harold W. Milton, Jr.	June 21, 2012				
Signature	Date				
Harold W. Milton, Jr.	Total number of pages including cover				
Name of Person Signing	sheet, attachments, and documents:				
Documents to be recorded (including cover sheet Mail Stop Assignment Recordation Services, Director o	the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450				

PATENT REEL: 028424 FRAME: 0897

Section 201	200000	03-26-	2002	,	•
(Rev. ć	7TO-1595 1/93) 10. 0651-0011	102031	(11985 MA) AND THE OPEN	U. S. Dept. of Commerce Patent and Trademark O	
		lonorable Commission			
1.	Name of Conveying Party(ics):	OLD E	2. Name at	ad address of receiving party(ics)	
	Relume Corporation 3-20-02	MAR 2 0 2002	Name:	John Palffy	
	i name(s) of conveying party(ics) attached	TO X NO. 8	Internal Address:		
3.	Nature of conveyance:  Assignment	Merger	Street Address:	753 Grand Marais	
	X Security Agt.	Change of			
	Other	Name		Pointe Park State: Michigan Zip 48 sodress(es) anached: Yes X No	230_
	Execution Date: December 18 ar	nd 20, 2001			
4.	Application number(s) or patent n	umixr(s):	ikuskustitionsias itaistajatataaanaaninanina <sup>A</sup> AAAAA		
	If this document is being filed tog	ether with a new appl	ication, the execution	on date is:	
	A. Patent Application No.(s	# 5E9 12E	uent No(s). 5,661,645	5,784,006 6,045,240	
		5,633,629	5,782,555	5,785,418 6,078,148	
	Additional muni	5,633,629 5,654,705	5,782,555 5,783,909	5,785,418 6,078,148 5,857,767	
5.	Additional numb	5,633,629 5,654,705 bers attached:	5,782,555 5,783,909 Yes X 6. Total no	5,785,418 6,078,148 5,857,767	(11)
	A-000000000000000000000000000000000000	5,633,629 5,654,705 bers attached: om correspondence nailed:	5,782,555 5,783,909 Yes X 6. Total no patents	5,785,418 6,078,148 5,857,767 No	
Name:	Name and address of party to who concerning document should be in	5,633,629 5,654,705 bers attached: om correspondence nailed:	5,782,555 5,783,909 Yes X 6. Total no patents	5,785,418 6,078,148 5,857,767 No No of applications and involved Elever	
Name:_ Internal	Name and address of party to who concerning document should be in William J. Clemens, Esq.	5,633,629 5,654,705 bers attached: om correspondence nailed:	5,782,555 5,783,909 Yes X 6. Total no patents	5,785,418 6,078,148 5,857,767  No  of applications and involved Elever  c (37 CFR 3.41)	0.00
Name:_ Internal	Name and address of party to who concerning document should be in William J. Clemens, Esq. Address: MacMillan, Sobanski &	5,633,629 5,654,705 bers attached: om correspondence nailed:	5,782,555 5,783,909  Yes X  6. Total no patents  7. Total fee	5,785,418 6,078,148 5,857,767  No  of applications and involved Elever c (37 CFR 3.41)	0.00
Name:_ Internal	Name and address of party to who concerning document should be in William J. Clemens, Esq. Address: MacMillan, Sobanski & Address: One Maritime Plaza, 4a	5,633,629 5,654,705 bers attached: om correspondence nailed:	5,782,555 5,783,909  Yes X  6. Total no patents  7. Total for XX	5,785,418 6,078,148 5,857,767  No  of applications and involved Elever c (37 CFR 3.41)	0.00 leposit
Name:_ Internal Street A	Name and address of party to who concerning document should be in William J. Clemens, Esq. Address: MacMillan, Sobanski & Address: One Maritime Plaza, 4a, 720 Water St.	5,633,629 5,654,705  pers attached:  om correspondence asiled:  Todd, LLC  Ploor  Zip: 43604	5,782,555 5,783,909  Yes X  6. Total no patents  7. Total for XX	5,785,418 6,078,148 5,857,767  No  of applications and involved Elever c (37 CFR 3.41)	0.00 leposit
Name:_ Internal Street A	Name and address of party to who concerning document should be in William J. Clemens, Esq.  Address: MacMillan, Sobanski & Address: One Maritime Plaza, 4a 720 Water St.  Toledo State: Ohio	5,633,629 5,654,705  bers attached:  om correspondence nailed:  Todd, LLC  Ploor  Zip: 43604  DO NOT USE  best of my knowledge of original document	5,782,555 5,783,909  Yes X  6. Total no patents  7. Total for XX  8. Deposit (Amach du	5,785,418 6,078,148 5,857,767  No  of applications and involved Elever c (37 CFR 3.41)	()_()() (eposit

Total number of pages including cover sheet, attachments and document: 17) Seven

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**PATENT** 

REEL: 012698 FRAME: 0783

**PATENT** 

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9589;

Mar-20-02 2:35PM;

Page 3

FROM : Panasonic FAX SYSTEM

PHONE NO. : 313 8241711

Mar. 19 2002 11:00AM P4

# SENIOR SECURED NOTE And Options

Amount: \$35,000

Troy, Michigan

Due Date: March 18,2002

Dated: December 18, 2001

FOR VALUE RECEIVED the undersigned (Cuctronics, Inc and Relume, Inc), jointly and severally promise to pay to the order of Mesirow Financial, Inc Trustee John Palffy IRA (the "Lender"), at the address set forth below or at such place as Lender may designate in writing, the principal sum of Thirty-five thousand (\$35,000) Dollars, plus interest as hereinafter provided, all in lawful money of the United States of America. The unpaid principal balance of this promissory note ("Note") shall bear interest compounded annually at a rate of interest of twelve (12%) percent commencing December 18, 2001 until such time as all principal and interest are paid in full.

All payments received shall first be applied against accrued and unpaid interest and the balance against principal. Payments of accrued interest and principal are due and payable in full on the Due Date (March 18, 2002).

As collateral and security for VALUE RECEIVED the undersigned grant to the LENDER a first preferred secured interest in all assets of Cuetronics and Relume until such time as all principal and interest are paid in full. Cuetronics and Relume agree that, should Cuetronics fail to pay all principal and interest by the DUE DATE that Cuetronics shall, at that time and at its expense, directly assign all revenues from any licenses and/or other agreements currently outstanding to the direct benefit of the LENDER and assign to the LENDER all rights to and benefits from patents of Relume and Cuetronics, until such time as all principal and interest are paid in full.

Upon the occurrence of any of the following events of default, Lender, at its option and with notice to Cuetronics, may declare the entire unpaid principal balance of this Note and all accrued interest to be immediately due and payable: (a) Cuetronics failure to pay any installment of interest when due (b) if Cuetronics is generally not paying their debts as such debt becomes due (c) the commencement of any proceedings under any bankruptcy or insolvency laws by or against Cuetronics or Relume or (d) if any writ of attachment, garnishment, execution, tax lien, or similar process shall be issued against any property of Cuetronics or Relume.

Acceptance by Lender of any payment in any amount less than the amount due

PATENT REEL: 012698 FRAME: 0784

**PATENT** 

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9569;

Mar-20-02 2:35PM;

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FROM : Panasonic FAX SYSTEM

PHONE NO. : 313 8241711

Mar. 19 2002 11:009M P5

shall not constitute a waiver of Lender's right to receive the entire amount due under this Note.

Borrower shall provide to Lender monthly unaudited financial statements and annual audited financial statements of Relume and Cuetronics and shall remit ten (10) percent of all Cuetronics and Relume revenue towards prepayment of the Note until such time as the Note and accrued interest are paid in full.

This Note shall be deemed to have been executed in Michigan, and all rights and obligations hereunder shall be governed by the laws of the State of Michigan.

CUETRONICS, INC.

RELUME CORPORATION

John Palffy 753 Grand Marais

PETER A. HOCHSTEIN PETER A. HOCHSTEIN President

President

LENDER

PATENT

REEL: 012698 FRAME: 0785

**PATENT** 

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9569; Mar-20-02 2:36PM; Page 5/8

FROM: Panasonic FAX SYSTEM PHONE NO.: 313 8241711 Mar. 19 2002 11:01PM PA

#### SENIOR SECURED NOTE

Amount: \$90,000 Troy, Michigan

Due Date: March 20,2002 Dated December 20, 2001

FOR VALUE RECEIVED the undersigned (Cuetronics, Inc and Relume, Inc), jointly and severally promise to pay to the order of Mesirow Financial, Inc Trustee John Paliffy IRA (the "Lender"), at the address set forth below or at such place as Lender may designate in writing, the principal sum of Ninety thousand (\$90,000) Dollars, plus interest as hereinafter provided, all in lawful money of the United States of America. The unpaid principal balance of this promissory note ("Note") shall bear interest compounded annually at a rate of interest of twelve (12%) percent commencing December 20, 2001 until such time as all principal and interest are paid in full.

All payments received shall first be applied against accrued and unpaid interest and the balance against principal. Payments of accrued interest and principal are due and payable in full on the Due Date (March 20, 2002).

As collateral and security for VALUE RECEIVED the undersigned grant to the LENDER a first preferred secured interest in all assets of Cuetronics and Relume until such time as all principal and interest are paid in full. Cuetronics and Relume agree that, should Cuetronics fail to pay all principal and interest by the DUE DATE that Cuetronics shall, at that time and at its expense, directly assign all revenues from any licenses and/or other agreements currently outstanding to the direct benefit of the LENDER and assign to the LENDER all rights to and benefits from patents of Relume and Cuetronics, until such time as all principal and interest are paid in full.

Upon the occurrence of any of the following events of default, Lender, at its option and with notice to Cuetronics, may declare the entire unpaid principal balance of this Note and all accrued interest to be immediately due and payable: (a) Cuetronics failure to pay any installment of interest when due (b) if Cuetronics is generally not paying their debts as such debt becomes due (c) the commencement of any proceedings under any bankruptcy or insolvency laws by or against Cuetronics or Relume or (d) if any writ of attachment, garnishment, execution, tax lien, or similar process shall be issued against any property of Cuetronics or Relume.

Acceptance by Lender of any payment in any amount less than the amount due

PATENT REEL: 012698 FRAME: 0786

**PATENT** 

Page 6/8

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9569;

FROM : Panasonic FAX 5YSTEM

PHONE NO. : 313 8241711

Mar. 19 2002 11:01AM P7

shall not constitute a waiver of Lender's right to receive the entire amount due under this Note.

Borrower shall provide to Lender monthly unaudited financial statements and annual audited financial statements of Relume and Cuetronics and shall remit ten (10) percent of all Cuetronics and Relume revenue towards prepayment of the Note until such time as the Note and accrued interest are paid in full.

This Note shall be deemed to have been executed in Michigan, and all rights and obligations hereunder shall be governed by the laws of the State of Michigan.

CUETRONICS, INC. 64 PARK STREET

RELUME CORPORATION 64 Park Street TROY, MICHIGAN

John Paiffy 753 Grand Marais Crosse Pointz, MI

PETER A. HOCHSTEIN PETER A. HOCHSTEIN

President

President

John Paiffy LENDER

Mar-20-02 2:36PM;

**PATENT** 

REEL: 012698 FRAME: 0787

**PATENT** 

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9569;

Mar-20-02 2:36PM;

Page 7/8

FROM : Panasonic FAX SYSTEM

PHONE NO. : 313 8241711

Mar. 19 2002 10:59AM P2

# SENIOR SECURED NOTE And Options

Aunount: \$125,000

Troy, Michigan

Due Date: March 20,2002

Dated: December 20, 2001

FOR VALUE RECEIVED the undersigned (Cuetronics, Inc and Relume, Inc), jointly and severally promise to pay to the order of Mesirow Financial, Inc Trustee John Palffy Roth Conversion IRA (the "Lender"), at the address set forth below or at such place as Lender may designate in writing, the principal sum of One hundred twenty-five (\$125,000) Dollars, plus interest as hereinafter provided, all in lawful money of the United States of America. The unpaid principal balance of this promissory note ("Note") shall bear interest compounded annually at a rate of interest of twelve (12%) percent commencing December 20, 2001 until such time as all principal and interest are paid in full.

All payments received shall first be applied against accrued and unpaid interest and the balance against principal. Payments of accrued interest and principal are due and payable in full on the Due Date (March 20, 2002).

As collateral and security for VALUE RECEIVED the undersigned grant to the LENDER a first preferred secured interest in all assets of Cuetronics and Relume until such time as all principal and interest are paid in full. Cuetronics and Relume agree that, should Cuetronics fail to pay all principal and interest by the DUE DATE that Cuetronics shall, at that time and at its expense, directly assign all revenues from any licenses and/or other agreements currently outstanding to the direct benefit of the LENDER and assign to the LENDER all rights to and benefits from patents of Relume and Cuetronics, until such time as all principal and interest are paid in full.

As additional consideration, Cuetronics shall grant to the LENDER with execution of this NOTE, 30,000 shares of Common Stock ("Common Stock") of Cuetronics, plus, commensurate with the issue of all shares (or options to purchase shares) subsequent to this Note for a period or three (3) years, LENDER shall be granted Options to purchase Common Stock of Cuetronics. Such Options, the number of which shall equal one (1) percent of such shares issued, shall be transferable and exercisable for a period of five years from the date of issue at the Option of the LENDER at an exercise price equal to the most recent valuation of the stock as established by the lesser of an

PATENT REEL: 012698 FRAME: 0788

**PATENT** 

Sent By: MacMillan, Sobanski & Todd, LLC; 734 542 9569;

Mar-20-02 2:37PM;

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FROM : Panasonic FAX SYSTEM

PHONE NO. : 313 8241711

Mar. 19 2002 10:59AM P3

exchange of registered stock by an independent party or the issue of more than one (1%) percent of the stock of Cuetronics, or its successors.

Upon the occurrence of any of the following events of default, Lender, at its option and with notice to Cuetronics, may declare the entire unpaid principal balance of this Note and all accrued interest to be immediately due and payable: (a) Cuetronics failure to pay any installment of interest when due (b) if Cuetronics is generally not paying their debts as such debt becomes due (c) the commencement of any proceedings under any bankruptcy or insolvency laws by or against Cuetronics or Relume or (d) if any writ of attachment, garnishment, execution, tax lien, or similar process shall be issued against any property of Cuetronics or Relume.

Acceptance by Lender of any payment in any amount less than the amount due shall not constitute a waiver of Lender's right to receive the entire amount due under this Note.

Borrower shall provide to Lender monthly unaudited financial statements and annual audited financial statements of Relume and Cuetronics and shall remit ten (10) percent of all Cuetronics and Relume revenue towards prepayment of the Note until such time as the Note and accrued interest are paid in full.

This Note shall be deemed to have been executed in Michigan, and all rights and obligations hereunder shall be governed by the laws of the State of Michigan.

CUETRONICS, INC. 64 PARK STREET TROY, MICHIGAN 48883 RELUME CORPORATION

64 Park Street TROY, MICHIGAN John Palify 753 Grand Marais Gross Polste, MI

PETERA. HOCHSTEIN

President

PETER A. HOCHSTEIN

President,

John Palff) LENDER

RECORDED: 03/20/2002

RECORDED: 06/21/2012

PATENT REEL: 012698 FRAME: 0789

PATENT