501994355 07/19/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Mark A. Singleton	07/01/2008

RECEIVING PARTY DATA

Name:	Singleton Technology, LLC	
Street Address:	6700 Hollister Street	
City:	Houston	
State/Country:	TEXAS	
Postal Code:	77040	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13534319

CORRESPONDENCE DATA

 Fax Number:
 (404)870-8176

 Phone:
 404-962-7523

 Email:
 sskinner@wcsr.com

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

via US Mail.

Correspondent Name: Louis T. Isaf Address Line 1: P.O. Box 7037

Address Line 4: Atlanta, GEORGIA 30357-0037

ATTORNEY DOCKET NUMBER: \$274 1011US.2

NAME OF SUBMITTER: Louis T. Isaf

Total Attachments: 2

source=SingletonAsg#page1.tif source=SingletonAsg#page2.tif

PATENT REEL: 028584 FRAME: 0588 TCH \$40,00 135343

ASSIGNMENT

WHEREAS I, MARK A. SINGLETON, the undersigned, am a citizen of the United States of America, residing at 115 Ascot Way, Brasselton, Georgia 30517, (hereinafter referred to as "Assignor") have made certain discoveries and invented certain inventions and improvements disclosed in a U.S. Patent Application Entitled Transaction Automation and Archival System using Electronic Contract Disclosure Units, which application was filed in the United States Patent and Trademark Office on January 4, 2008, and assigned serial number 12/006,612 (hereinafter referred to as the "Application"); and

WHEREAS, Singleton Technology, LLC, a Limited Liability Corporation of the State of Georgia desires to acquire all right, title, and interest in the same;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor, by these presents does sell, assign, and transfer unto Singleton Technology, LLC, the full exclusive, and entire right, title, and interest: (i) in and to all inventions, discoveries, and improvements disclosed and described in the Application, (ii) in and to the Application, (iii) in and to all original non-provisional, divisional, and continuation applications (Included Applications), but NOT to continuation-in-part applications (Excluded Applications), that claim priority to the Application preparatory to obtaining Patents of the United States therefor, (iv) in and to any reissues of the Included Applications, and (v) in and to the right to claim any applicable foreign and domestic priority rights arising from the Included Applications. Assignor hereby requests the Commissioner of Patents to issue any and all Patents of the United States that may result from the Included Applications, to Singleton Technology, LLC as Assignee, for its interest and for the sole use and behoof of Singleton Technology, LLC and its assigns and legal representatives.

For the same Consideration, Assignor by these presence does sell, assign, and transfer to Singleton Technology, LLC the full, exclusive, and entire right, title, and

States ("Foreign Applications") claiming priority to and comprising substantially the same disclosure as the Application or Included Applications, in and to any Patents and similar protective rights granted from said Foreign Applications, and in and to the right to claim any applicable priority rights arising from or required for said Foreign Applications, under the terms of any applicable conventions, treaties, statutes, or regulations; said Foreign Applications to be filed and issued in the name of Singleton Technology, LLC and /or its designees, insofar as permitted by applicable law;

Assignor does hereby agree to sign all lawful papers, execute all divisional, continuation, reissue and other Included Applications set forth above, and make all assignments and rightful oaths required to aid Singleton Technology, LLC, its successors, assigns, and nominees, to obtain patent protection for said inventions disclosed in the Application in all counties throughout the world, provided that the costs associated with such action shall be paid by Singleton Technology, LLC.

Assignor does not agree, nor is Assignor under any obligation, other than obligations imposed by separate contact or agreement or required by subpoena or otherwise judicially compelled, to take any action or actions in the future to aid **Singleton Technology**, **LLC**, its successors and assignees, in enforcing any patent rights anywhere in the world.

MARK A. SINGLETON

STATE OF GEORGIA County of Chuinnell

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal

(SEAL)

OFFICIAL SEAL
Notary Public, Georgia
Gwinnett County
JUDITH MARLENE GOMERA
My Commission Expires Oct 22, 2011

My Commission Expires: UC . 22, 2011

-2-