### 502170507 12/20/2012

### PATENT ASSIGNMENT

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

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
Reno Agriculture & Electronics	12/19/2012

### **RECEIVING PARTY DATA**

Name:	Reno A&E, LLC
Street Address:	3510 East Atlanta Avenue
City:	Phoenix
State/Country:	ARIZONA
Postal Code:	85040

### PROPERTY NUMBERS Total: 7

Property Type	Number
Patent Number:	5936551
Patent Number:	6281809
Patent Number:	7109886
Patent Number:	7109887
Patent Number:	7116248
Patent Number:	7378987
Patent Number:	6087964

### **CORRESPONDENCE DATA**

**Fax Number**: 6508134848

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 6508134800

Email: patents@dechert.com

Correspondent Name: Dechert LLP

Address Line 1: 2440 W. El Camino Real

Address Line 2: Suite 700

Address Line 4: Mountain View, CALIFORNIA 94040

**PATENT** 

REEL: 029506 FRAME: 0988

502170507

ATTORNEY DOCKET NUMBER:	384989-124731
NAME OF SUBMITTER:	Tayo Giwa
Total Attachments: 9 source=Eberle#page1.tif source=Eberle#page2.tif	
source=Eberle#page3.tif source=Eberle#page4.tif source=Eberle#page5.tif	
source=Eberle#page6.tif source=Eberle#page7.tif source=Eberle#page8.tif source=Eberle#page9.tif	

### RECORDABLE INTELLECTUAL PROPERTY ASSIGNMENT

This **RECORDABLE INTELLECTUAL PROPERTY ASSIGNMENT** ("<u>Assignment</u>") is entered into as of December 19, 2012, by and among Reno Agriculture & Electronics (d/b/a Reno A&E), a Nevada corporation ("<u>Seller</u>") and Reno A&E, LLC (formerly known as Eberle Acquisition, LLC), a Delaware limited liability company, with an office located at 3510 East Atlanta Avenue, Phoenix, AZ 85040 ("<u>Buyer</u>").

WHEREAS, Seller and Buyer and the other parties thereto have entered into that certain Asset Purchase Agreement, of even date herewith (the "APA"), pursuant to which Seller agreed to enter into this Assignment;

WHEREAS, in connection with the Closing (as defined in the APA), Eberle Acquisition, LLC is changing its name to "Reno A&E, LLC" by filing a certificate of amendment to its certificate of formation with the Delaware Secretary of State; and

WHEREAS, Seller desires to sell, convey, transfer, assign, deliver and contribute to Buyer, and Buyer desires to acquire from Seller, Seller's rights in and to certain intellectual property rights owned by Seller.

NOW, THEREFORE, for valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Buyer hereby agree as follows:

- 1. Seller hereby irrevocably assigns, sells, transfers, conveys and delivers to Buyer, its successors, legal representatives and assigns, for the authority of the United States of America and all foreign countries, Seller's entire right, title and interest in and to the following (collectively, the "Assigned Intellectual Property"):
- (a) the issued patents and pending patent applications set forth on Schedule A (the "Assigned Patents"), the inventions claimed in the Assigned Patents, including without limitation the right to file foreign patent applications corresponding to the Assigned Patents, and the right to claim the priority date of said Assigned Patents and any legal equivalents thereof, and any and all corresponding patents and patent applications in the United States of America and all foreign countries which have been or may be granted or filed therefor and thereon, and to any and all divisions, continuations, continuations-in-part, reexaminations, substitutions, reissues, extensions and renewals of such Assigned Patents, the same to be held and enjoyed by Buyer, as fully and entirely as the same would have been held and enjoyed by Seller had this Assignment and sale not been made, together with its rights to collect royalties and proceeds in connection with any of the foregoing and its rights to sue for past, present or future infringement, misappropriation or other violation of the foregoing, and its rights to recover damages, royalties or lost profits in connection therewith, and its rights corresponding thereto throughout the world.
- (b) the names "Reno Agriculture & Electronics," "Reno Agriculture and Electronics" and "Reno A&E," and the registered trademarks set forth on Schedule B

(collectively, the "Assigned Trademarks"), together with that part of the goodwill of Seller's business associated with and symbolized by the Assigned Trademarks, including any applications, registrations, renewals and extensions thereof for the Assigned Trademarks, and all other corresponding rights at common law or otherwise that are or may be secured under the laws of the United States or any foreign country, now or hereafter in effect, the same to be held and enjoyed by Buyer, Buyer's successors or assigns as by Seller had this Assignment not been made, together with all rights to collect royalties and proceeds in connection with any of the foregoing and all rights to sue for past, present or future infringement, misappropriation or other violation of the foregoing, and all rights to recover damages or lost profits in connection therewith;

- (c) The copyright registrations set forth on <u>Schedule C</u> (the "<u>Assigned Copyrights</u>") and any renewals and extensions thereof, and in and to all works based upon, derived from, or incorporating such copyrights, and in and to all income, royalties, damages, claims and payments now or hereafter due or payable with respect thereto, and in and to all causes of action, either in law or in equity for past, present, or future infringement based on such copyrights, and in and to all rights corresponding to the foregoing throughout the world, the same to be held and enjoyed by Buyer, Buyer's successors or assigns as by Seller had this Assignment not been made; and
- (d) the Internet domain names set forth in <u>Schedule D</u> (the "<u>Assigned Domain Names</u>").
- 2. Seller hereby covenants and agrees that it shall at any time upon the request and at the expense of Buyer execute and deliver any and all papers and do all lawful acts that may be necessary or desirable to correct, perfect and/or record Buyer's title to the Assigned Intellectual Property, including without limitation to promptly execute individual assignment agreements in such form as may be required by Buyer for each jurisdiction in which any Assigned Intellectual Property is pending, issued or registered. Seller agrees that (a) until such time as Buyer is recorded or registered as the record owner of the Assigned Intellectual Property in each jurisdiction, such Seller promptly shall deliver to Buyer all notices, office actions and other correspondence received by it with respect to the Assigned Intellectual Property from any intellectual property office, governmental authority or any third party, and (b) such Seller shall not take any action with respect to the Assigned Intellectual Property, including without limitation filing any response to any office actions, except as may be authorized in advance by Buyer in its sole discretion.
- 3. Seller hereby authorizes and requests that the officials of the United States Patent and Trademark Office and the United States Copyright Office officials in the United States of America, the applicable Internet domain name registrars for the Assigned Domain Names and, in each case, the corresponding government officials of any and all foreign countries whose duty is to issue intellectual property protection or other evidence or forms of industrial property protection on patents, trademarks, copyrights and/or Internet domain names to record this Assignment and to issue the same

to Buyer, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

- 4. As soon a reasonably practicable following execution of this Assignment, Seller shall perform all acts necessary to effect the transfer of the Assigned Domain Names from Seller to Buyer including, but not limited to, the execution, notarization, and return to Buyer or its agents of any transfer forms required by Buyer or Seller's Internet domain name registrar.
- 5. Seller hereby constitutes and appoints Buyer the true and lawful agent and attorney in fact of Seller, with full power of substitution and re-substitution, in whole or in part, in the name and stead of Seller but on behalf and for the benefit of Buyer and its successors and assigns, from time to time record the transfer of the Assigned Intellectual Property from Seller to Buyer in accordance with the terms of this Assignment.
- 6. Seller recognizes Buyer's exclusive ownership and title to the Assigned Intellectual Property throughout the world and Seller shall not, directly or indirectly, claim adversely to Buyer any right, title or interest in and to the Assigned Intellectual Property in any country or jurisdiction of the world.
- 7. This Assignment shall be governed and construed in accordance with the internal laws of the State of Delaware, without regard to any conflict of law provision that could require the application of the law of any other jurisdiction.
- 8. This Assignment may be executed in one or more counterparts, each of which shall for all purposes be deemed to be an original and all of which shall constitute the same instrument.

[Signature Page Follows on Next Page]

IN WITNESS WHEREOF, the Seller and Buyer have caused this Assignment to be duly executed as of the day and year first above written.

(d/b/a Reno A&E) ("Seller")	.OIVICE
By: Thomas R. Fatter	-
Name: Thomas R. Potter	_
Title: President	
RENO A&E, LLC (f/k/2 EBERLE ACQUISITION, LLC) ("Buyer")	
Ву:	_
Name: Andrew R. Snyder	_
Title: VP. Secretary and Treasurer	

### SCHEDULE A

## ASSIGNED PATENTS

Reno Agriculture and Electronics	ture	nics	nics			ture		nics	&E						&E				&E				&E		
Reno	TOTAL	Agricul	and	Electronics	Reno	Agriculture	and	Electronics	Reno A&E						Reno A&E				Reno A&E				Reno A&E		
	USA				USA .				USA						USA				USA				USA		
	Aug. 10, 1999				August 28, 2001				September 19, 2006						September 19, 2006				October 3, 2006				May 27, 2008		
	April 3, 1997				March 9, 2000	1			November 20, 2003						November 20, 2003				November 20, 2003	-			November 21, 2003		
	08/832,214				09/523,917				10/719,269						10/719,315				10/719,322				10/718,819		
	5,936,551				6,281,809				7,109,886						7,109,887				7,116,248				7,378,987		
ונע	Vehicle detector	with improved	reference	tracking	Vehicle detector	with audible call	signal indicator	•	Traffic control	malfunction	management	unit with co-	channel	monitoring	Vehicle detector	system with	automatic loop	checking	Vehicle detector	system with	synchronized	operation	Traffic control	malfunction	management

Title	Patent No.	Serial No.	Serial No.   Filing Date	Date of Issuance Jurisdiction Owner	Jurisdiction	Owner
unit with per channel red						
enable		-				
Vehicle	6,087,964	08/847,777	08/847,777   April 24, 1997	July 11, 2000	USA	Reno
Detector with						Agriculture
Operational						and
Display						Electronics

### SCHEDULE B

ASSIGNED TRADEMARKS

Trademark	Registration No.	Application No. Registration Date Jurisdiction Owner	Registration Date	Jurisdiction	Ожпег
RENO A&E (Word   2,165,150	2,165,150	75/164678	June 16, 1998	USA	Reno A&E
& Design)					
RENO A&E	2,163,273	75/164,273	June 9, 1998	USA	Reno A&E
(Words only)					

### SCHEDULE C

# ASSIGNED COPYRIGHTS

Ожлет	Reno A&E	Reno A&E	Reno A&E	Reno A&E
Jurisdiction	USA	USA	USA	USA
Registration Date Jurisdiction Owner			May 22, 1998	May 22, 1998
Registration No.	TX0004662552	TX0004662553	TX0004662554	TX0004662555
Title	Model "B" detector   TX0004662552   May 22, 1998	Model "L" detector TX0004662553 May 22, 1998	Model "C" detector   TX0004662554   May 22, 1998	Model "A" detector   TX0004662555   May 22, 1998

∞

SCHEDULE D

ASSIGNED DOMAIN NAMES

Domain NameRegistrantRegistrarRENOAE.COMReno A&ENETWORK SOLUTIONS,<br/>LLC.

တ

PATENT REEL: 029506 FRAME: 0998

**RECORDED: 12/20/2012**