# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2818400

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
PUAY HIANG TAN	05/05/2009
ANTHONY DONOHUE	04/14/2009
GARETH LEWIS	04/20/2009
SUMITHRAN SIVAPATHASUNDRAM	05/18/2009

### **RECEIVING PARTY DATA**

Name:	FIRST CURRENCY CHOICE HOLDINGS B.V.	
Street Address:	LEIDSEVAARTWEG 99	
City:	HEEMSTEDE	
State/Country:	NETHERLANDS	
Postal Code:	2106 AS	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	12920893

#### **CORRESPONDENCE DATA**

**Fax Number:** (512)853-8801

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

US Mail.

**Phone:** 5128538800

**Email:** dkramer@intprop.com

Correspondent Name: MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZE

Address Line 1: 1120 SOUTH CAPITAL OF TEXAS HIGHWAY

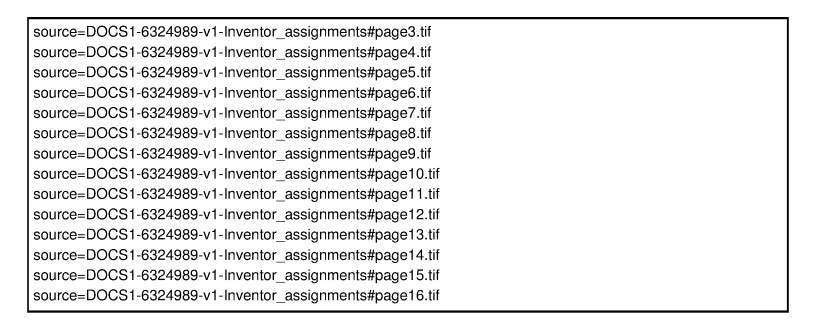
Address Line 2: BUILDING 2, SUITE 300
Address Line 4: AUSTIN, TEXAS 78746

ATTORNEY DOCKET NUMBER:	6468-00200
NAME OF SUBMITTER:	DEAN M. MUNYON
SIGNATURE:	/Dean M. Munyon/
DATE SIGNED:	04/17/2014

**Total Attachments: 16** 

source=DOCS1-6324989-v1-Inventor\_assignments#page1.tif source=DOCS1-6324989-v1-Inventor\_assignments#page2.tif

PATENT 502771805 REEL: 032698 FRAME: 0006



Puay Hiang Tan, a citizen of Singapore residing at 73 Jalan Tua Kong, #11-01, Park East Condominium, Singapore 457266 (Hereinafter referred to as "Undersigned Inventor"); and

Global Refund Singapore Pte Ltd, a company organised under the laws of Singapore, having a place of business at 36 Robinson Road, #15-01, City House, Singapore 068877 (Hereinafter referred to as Global Refund); and

First Currency Choice Holdings B.V., a company organised under the laws of The Netherlands, having a place of business at Leidsevaartweg 99, 2106 AS Heemstede, The Netherlands (Hereinafter referred to as First Currency).

#### WHEREAS:

- A Each Undersigned Inventor has been employed by Global Refund; and
- B In the course of this employment, each Undersigned Inventor has made an invention (The Invention) as described in the attached draft patent specification entitled "Dynamic Currency Conversion System and Method" jointly with other person(s) as listed in the attached Schedule; and
- C Each Undersigned Inventor believes that he/she made or contributed to the Invention and that the Invention, as between him/her and Global Refund, belongs to Global Refund; and
- D Global Refund and First Currency desire that all intellectual property relating to the Invention shall be owned by First Currency;

# NOW THIS AGREEMENT WITNESSETH as follows:-

- 1. Insofar as any rights in the Invention vest with the Undersigned Inventor(s), in consideration of the sum of £1 (one pound Sterling) paid by First Currency to each Undersigned Inventor, the receipt of which is hereby acknowledged, each Undersigned Inventor hereby assigns with full title guarantee any rights, title and interest he/she may have in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors or assigns including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.
- 2. Insofar as any rights in the Invention vest with Global Refund, in consideration of the sum of £1 (one pound Sterling) paid by First Currency to Global Refund, the receipt of which is hereby acknowledged, Global Refund hereby assigns with full title guarantee all rights, title and interest in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors to assign including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.

- Each Undersigned Inventor hereby undertakes that he/she shall, without further consideration, but at the expense of First Currency or Global Refund execute all documents and do all such acts and things as First Currency or Global Refund may in their absolute discretion consider necessary or desirable to enable Letters Patent or any other form of protection to be issued in respect of the Invention in any part of the world and to vest the same in the name of First Currency free from all encumbrances and to enable or to assist First Currency to defend oppositions thereto, to maintain the same when granted and to prosecute for the infringement thereof.
- 4. Each Undersigned Inventor hereby warrants to First Currency:
- (a) That he/she has not assigned or agreed to assign to any person firm or company not a Party hereto or otherwise encumbered the Invention or any other part of the rights therein and thereto:
- (b) That he/she has not disclosed and will not disclose the Invention to any person firm or company other than Global Refund or First Currency except as directed by Global Refund or First Currency;
- (c) That he/she will give to Global Refund or First Currency all information in his/her possession or in their power relating to the Invention and the method of employing or using the same as Global Refund or First Currency should require;
- (d) That he/she has not taken any action which would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.
- (e) That he/she has made First Currency or Global Refund aware of any action taken by any third party of which they are aware that would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.

IN WITNESS WHEREOF the parties have duly executed this document to have effect the 7th Day of May 2008.

SIGNED by PUAY HIANG TAN

on 5th May 2009 (date)

Print name)

SIGNED for and on behalf of

Global Refund Jux timited Singapore Ke Ltd

Print Name

Capacity

on <u>18 May 2009</u> (date)

Vitness)

(Print name) KTTEPLIN

SIGNED for and on behalf of First Currency Choice Holdings B.V.,

Print Name GINO PAVALOLI

Capacity SVP DCC on 18-05-09 (date)

(Witness)

HENRIK HIELSEN

(Print name)

Invention TITLE:

Dynamic Currency Conversion System and Method

INVENTOR(S):

SUMITHRAN SIVAPATHASUNDRAM 14 Beechwood Grove Surbiton Surrey KT6 6QE UK

PUAY HIANG TAN 73 Jalan Tua Kong, #11-01 Park East Condominium Singapore 457266

Anthony Donohue, an Australian citizen residing at c/o Global Refund Singapore Pte Ltd, 36 Robinson Rd #15-01 City House 068877 Singapore (Hereinafter referred to as "Undersigned Inventor"); and

Global Refund Singapore Pte Ltd, a company organised under the laws of Singapore, having a place of business at 36 Robinson Road, #15-01, City House, Singapore 068877 (Hereinafter referred to as Global Refund); and

First Currency Choice Holdings B.V., a company organised under the laws of Holland, having a place of business at Leidsevaartweg 99, 2106 AS Heemstede, Holland (Hereinafter referred to as First Currency).

#### WHEREAS:

- A Each Undersigned Inventor has been employed by Global Refund; and
- B In the course of this employment, each Undersigned Inventor has made an invention (The Invention) as described in the attached draft patent specification entitled "Dynamic Currency Conversion System and Method" jointly with other person(s) as listed in the attached Schedule; and
- C Each Undersigned Inventor believes that he/she made or contributed to the Invention and that the Invention, as between him/her and Global Refund, belongs to Global Refund; and
- D Global Refund and First Currency desire that all intellectual property relating to the Invention shall be owned by First Currency;

#### NOW THIS AGREEMENT WITNESSETH as follows:-

- 1. Insofar as any rights in the Invention vest with the Undersigned Inventor(s), in consideration of the sum of £1 (one pound Sterling) paid by First Currency to each Undersigned Inventor, the receipt of which is hereby acknowledged, each Undersigned Inventor hereby assigns with full title guarantee any rights, title and interest he/she may have in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors or assigns including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.
- 2. Insofar as any rights in the Invention vest with Global Refund, in consideration of the sum of £1 (one pound Sterling) paid by First Currency to Global Refund, the receipt of which is hereby acknowledged, Global Refund hereby assigns with full title guarantee all rights, title and interest in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors to assign including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.

- 3. Each Undersigned Inventor hereby undertakes that he/she shall, without further consideration, but at the expense of First Currency or Global Refund execute all documents and do all such acts and things as First Currency or Global Refund may in their absolute discretion consider necessary or desirable to enable Letters Patent or any other form of protection to be issued in respect of the Invention in any part of the world and to vest the same in the name of First Currency free from all encumbrances and to enable or to assist First Currency to defend oppositions thereto, to maintain the same when granted and to prosecute for the infringement thereof.
- 4. Each Undersigned Inventor hereby warrants to First Currency:
- (a) That he/she has not assigned or agreed to assign to any person firm or company not a Party hereto or otherwise encumbered the Invention or any other part of the rights therein and thereto;
- (b) That he/she has not disclosed and will not disclose the Invention to any person firm or company other than Global Refund or First Currency except as directed by Global Refund or First Currency;
- (c) That he/she will give to Global Refund or First Currency all information in his/her possession or in their power relating to the Invention and the method of employing or using the same as Global Refund or First Currency should require;
- (d) That he/she has not taken any action which would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.
- (e) That he/she has made First Currency or Global Refund aware of any action taken by any third party of which they are aware that would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.

**IN WITNESS WHEREOF** the parties have duly executed this document to have effect the 10th Day of March 2008.

SIGNED by (Inventor)

Lawrence Low (Print name)

SIGNED for and on behalf of

Global Refund Singapore Pte Ltd

Print Name SONAN CIZUNBERG
Capacity

on 18 May 2009 (date)

DENNIVETTELLIN)
(Print name)

SIGNED for and on behalf of First Currency Choice Holdings B.V.,

by . Print Name \_

GINO RAVAIOLI SUP DCC

Capacity\\_\_ 

(Witness)

HENRIK HIELSEN (Print name)

Invention TITLE:

Dynamic Currency Conversion System and Method

INVENTOR(S):

ANTHONY DONOHUE c/o Global Refund Singapore Pte Ltd, 36 Robinson Rd #15-01 City House 068877 Singapore

GARETH LEWIS INSERT ADDRESS

Gareth Lewis, an Australian citizen residing at 26 Arthur Street, Dee Why, Sydney, NSW 2099 (Hereinafter referred to as "Undersigned Inventor"); and

First Currency Choice Pty Ltd, a company organised under the laws of New South Wales, Australia, having a place of business at Level 8, 65 York Street, Sydney, NSW 2000, Australia (Hereinafter referred to as FCC Australia); and

First Currency Choice Holdings B.V., a company organised under the laws of Holland, having a place of business at Leidsevaartweg 99, 2106 AS Heemstede, Holland (Hereinafter referred to as FCC Holdings).

#### WHEREAS:

- A Each Undersigned Inventor has been employed by FCC Australia; and
- B In the course of this employment, each Undersigned Inventor has made an invention (The Invention) as described in the attached draft patent specification entitled "Dynamic Currency Conversion System and Method" jointly with other person(s) as listed in the attached Schedule; and
- C Each Undersigned Inventor believes that he/she made or contributed to the Invention and that the Invention, as between him/her and FCC Australia, belongs to FCC Australia; and
- D FCC Australia and FCC Holdings desire that all intellectual property relating to the Invention shall be owned by FCC Holdings;

#### NOW THIS AGREEMENT WITNESSETH as follows:-

- 1. Insofar as any rights in the Invention vest with the Undersigned Inventor(s), in consideration of the sum of £1 (one pound Sterling) paid by FCC Holdings to each Undersigned Inventor, the receipt of which is hereby acknowledged, each Undersigned Inventor hereby assigns with full title guarantee any rights, title and interest he/she may have in and to the Invention to FCC Holdings to hold absolutely for the benefit of FCC Holdings, its successors or assigns including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.
- 2. Insofar as any rights in the Invention vest with FCC Australia, in consideration of the sum of £1 (one pound Sterling) paid by FCC Holdings to FCC Australia, the receipt of which is hereby acknowledged, FCC Australia hereby assigns with full title guarantee all rights, title and interest in and to the Invention to FCC Holdings to hold absolutely for the benefit of FCC Holdings, its successors to assign including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.

- Each Undersigned Inventor hereby undertakes that he/she shall, without further consideration, but at the expense of FCC Holdings or FCC Australia execute all documents and do all such acts and things as FCC Holdings or FCC Australia may in their absolute discretion consider necessary or desirable to enable Letters Patent or any other form of protection to be issued in respect of the Invention in any part of the world and to vest the same in the name of FCC Holdings free from all encumbrances and to enable or to assist FCC Holdings to defend oppositions thereto, to maintain the same when granted and to prosecute for the infringement thereof.
- 4. Each Undersigned Inventor hereby warrants to FCC Holdings:
- (a) That he/she has not assigned or agreed to assign to any person firm or company not a Party hereto or otherwise encumbered the Invention or any other part of the rights therein and thereto;
- (b) That he/she has not disclosed and will not disclose the Invention to any person firm or company other than FCC Australia or FCC Holdings except as directed by FCC Australia or FCC Holdings;
- (c) That he/she will give to FCC Australia or FCC Holdings all information in his/her possession or in their power relating to the Invention and the method of employing or using the same as FCC Australia or FCC Holdings should require;
- (d) That he/she has not taken any action which would prevent a valid patent or other form of protection relating to the Invention being granted to FCC Holdings or that would cause any such patent or other form of protection to be invalid.
- (e) That he/she has made FCC Holdings or FCC Australia aware of any action taken by any third party of which they are aware that would prevent a valid patent or other form of protection relating to the Invention being granted to FCC Holdings or that would cause any such patent or other form of protection to be invalid.

IN WITNESS WHEREOF the parties have duly executed this document to have effect the 10th Day of March 2008.

SIGNED by (Inventor)
GARETH LEWIS
on April 20 2009 (date)

HERIE <sup>V</sup>ŒWISPrint name)

SIGNED for and on behalf of First Currency Choice Pty Ltd

Print Name GARETY (EWIS

Capacity Singcron On April 78th 2004 (date)

CHESTE LEW (Sprint name)

SIGNED for and on behalf of First Currency Choice Holdings B.V.,

by Print Name

GINO RAVAIOLI SUP DCC

Capacity \_\ on 18-05-08

(date)

(Witness)

HENRIK MIELSEN (Print name)

Invention TITLE:

Dynamic Currency Conversion System and Method

INVENTOR(S):

ANTHONY DONOHUE

GARETH LEWIS 26 Arthur Street Dee why, Sydney NSW 2099 Australia

last lu.

Sumithran Sivapathasundram, a British citizen residing at 14 Beechwood Grove, Surbiton, Surrey, KT6 6QE, UK Hereinafter referred to as "Undersigned Inventor"); and

Global Refund UK Ltd, a company organised under the laws of United Kingdom, having a place of business at 11th floor, GWII, Great West House, Great West Road, Brentford, Middlesex TW8 9HU (Hereinafter referred to as Global Refund); and

First Currency Choice Holdings B.V., a company organised under the laws of The Netherlands, having a place of business at Leidsevaartweg 99, 2106 AS Heemstede, The Netherlands (Hereinafter referred to as First Currency).

# WHEREAS:

- A Each Undersigned Inventor has been employed by Global Refund; and
- B In the course of this employment, each Undersigned Inventor has made an invention (The Invention) as described in the attached draft patent specification entitled "Dynamic Currency Conversion System and Method" jointly with other person(s) as listed in the attached Schedule; and
- C Each Undersigned Inventor believes that he/she made or contributed to the Invention and that the Invention, as between him/her and Global Refund, belongs to Global Refund; and
- D Global Refund and First Currency desire that all intellectual property relating to the Invention shall be owned by First Currency;

# NOW THIS AGREEMENT WITNESSETH as follows:-

- 1. Insofar as any rights in the Invention vest with the Undersigned Inventor(s), in consideration of the sum of £1 (one pound Sterling) paid by First Currency to each Undersigned Inventor, the receipt of which is hereby acknowledged, each Undersigned Inventor hereby assigns with full title guarantee any rights, title and interest he/she may have in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors or assigns including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.
- 2. Insofar as any rights in the Invention vest with Global Refund, in consideration of the sum of £1 (one pound Sterling) paid by First Currency to Global Refund, the receipt of which is hereby acknowledged, Global Refund hereby assigns with full title guarantee all rights, title and interest in and to the Invention to First Currency to hold absolutely for the benefit of First Currency, its successors to assign including the right to apply for and be granted patents or any other form of protection in respect of any country or territory in the world and including the right to claim priority from any such application.

- 3. Each Undersigned Inventor hereby undertakes that he/she shall, without further consideration, but at the expense of First Currency or Global Refund execute all documents and do all such acts and things as First Currency or Global Refund may in their absolute discretion consider necessary or desirable to enable Letters Patent or any other form of protection to be issued in respect of the Invention in any part of the world and to vest the same in the name of First Currency free from all encumbrances and to enable or to assist First Currency to defend oppositions thereto, to maintain the same when granted and to prosecute for the infringement thereof.
- 4. Each Undersigned Inventor hereby warrants to First Currency:
- (a) That he/she has not assigned or agreed to assign to any person firm or company not a Party hereto or otherwise encumbered the Invention or any other part of the rights therein and thereto;
- (b) That he/she has not disclosed and will not disclose the Invention to any person firm or company other than Global Refund or First Currency except as directed by Global Refund or First Currency;
- (c) That he/she will give to Global Refund or First Currency all information in his/her possession or in their power relating to the Invention and the method of employing or using the same as Global Refund or First Currency should require;
- (d) That he/she has not taken any action which would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.
- (e) That he/she has made First Currency or Global Refund aware of any action taken by any third party of which they are aware that would prevent a valid patent or other form of protection relating to the Invention being granted to First Currency or that would cause any such patent or other form of protection to be invalid.

IN WITNESS WHEREOF the parties have duly executed this document to have effect the 7<sup>th</sup> Day of May 2008.

SIGNED by Amulua (Inventor) SUMITHRAN SIVAPATHASUNDRAM

on 18 MAY 2005 (date)

VVitness)

EETHA (Print name)
NATKUNAMANICKAM

SIGNED for and on behalf of Global Refund UK Ltd

Print Name JOHAN GLONBERG

Capacity DIRECTOR

on 20 MAY 2009 (date)

) Witness)

JENNY WETTERUN (Print name)

SIGNED for and on behalf of First Currency Choice Holdings B.V.,

by Print Name GINO RAVATOLI Capacity SVP DCC on 18-07-08 (date)

(Witness)

HENRIK HIELSEN (Print name)

Invention TITLE:

Dynamic Currency Conversion System and Method

INVENTOR(S):

SUMITHRAN SIVAPATHASUNDRAM 14 Beechwood Grove Surbiton Surrey KT6 6QE UK

PUAY HIANG TAN 73 Jalan Tua Kong, #11-01 Park East Condominium Singapore 457266

> PATENT REEL: 032698 FRAME: 0023

**RECORDED: 04/17/2014**