

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT2860596

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	JOHN K. THOMAS	04/05/2010
RECEIVING PARTY DATA		
Name:	TENSORCOMM, INC.	
Street Address:	1490 W. 121ST AVENUE	
Internal Address:	SUITE 202	
City:	WESTMINSTER	
State/Country:	COLORADO	
Postal Code:	80234	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Patent Number:	8374299
CORRESPONDENCE DATA		
Fax Number:	(312)775-8100	
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	3127758000	
Email:	mhmpto@mcandrews-ip.com	
Correspondent Name:	MCANDREWS, HELD & MALLOY, LTD.	
Address Line 1:	500 W. MADISON STREET	
Address Line 2:	34TH FLOOR	
Address Line 4:	CHICAGO, ILLINOIS 60661	
ATTORNEY DOCKET NUMBER:	78741US01 - 27993US05	
NAME OF SUBMITTER:	PETER J. MCANDREWS	
SIGNATURE:	/Peter J. McAndrews/	
DATE SIGNED:	05/19/2014	
Total Attachments: 3		
source=Quitclaim Thomas to TensorComm#page1.tif		
source=Quitclaim Thomas to TensorComm#page2.tif		
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QUITCLAIM PATENT ASSIGNMENT

This Quitclaim Patent Assignment ("Assignment") dated as of April 5, 2010 ("Effective Date"), is made by and between John K. Thomas, a citizen of the USA, residing at Erie, Colorado, ("Assignor") and TensorComm, Inc., a Delaware corporation ("Assignee").

WHEREAS, Assignor and Assignee entered into an Employee Confidentiality and Non-Competition Agreement effective May 16, 2001 ("Agreement"), pursuant to which Assignor and Assignee agreed that all inventions defined therein as well as all intellectual property rights therein shall be the sole property of Assignee;

WHEREAS, Assignor assigned and agreed to assign to Assignee any rights he or she may have or acquire in such inventions pursuant to the Agreement; and

WHEREAS Assignee desires to obtain a quitclaim of any right, title, and interest the Assignor may have in the Patents, as defined below:

NOW, THEREFORE, for good and valuable consideration, including the promises and covenants set forth in the Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

Patents

"Patents" shall mean (i) the patents and patent applications listed in Exhibit I-1, attached hereto, ("Listed Patents"); (ii) any and all reexaminations, reissues, extensions, divisionals, substitutions, continuations and continuations-in-part of the Listed Patents; and (iii) any and all other patents and patent applications that directly or indirectly claim priority from the Listed Patents, including, without limitation, any and all provisional patent applications and any and all foreign applications or patents, or certificates of invention corresponding thereto.

"Underlying Inventions" means any and all inventions, discoveries and disclosures that (i) underlie, are described in, are covered by and/or are included in any claim of the Acquired Patents, (ii) are subject matter capable of being reduced to a patent claim in a reissue or reexamination proceedings brought on any of the Acquired Patents, and/or (iii) could have been included as a claim in any of the Acquired Patents.

Assignment

Assignor hereby irrevocably assigns, transfers and conveys to Assignee, its successors, assigns and legal representatives or nominees, all of its right, title and interest in and to the Acquired Patents and the Underlying Inventions throughout the world, and all other common law or statutory rights, claims and privileges pertaining to, arising out of or associated with, the Acquired Patents and/or the Underlying Inventions, including, without limitation, the right to file, prosecute and maintain patents, patent applications, certificates of invention, utility models or any other governmental grants or issuances of any type, and the right to collect royalties or other payments. Assignor hereby further transfers and assigns to Assignee all causes of action, rights, and remedies arising under any of the Acquired Patents and/or Underlying Inventions prior to or after the effective date of this Assignment, and the right to initiate causes of action, for injunctive relief and other remedies of any kind, for all past, present and future infringement.

Further Assurances

Assignor further appoints Assignee as the true and lawful attorney of Assignor, and hereby assigns to and empowers Assignee, its successors, assigns or nominees, all rights to make applications for

patents or other forms of protection for said Underlying Inventions and to prosecute such applications and the Acquired Patents, as well as to claim and receive the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and the right to invoke and claim such right of priority without further written or oral authorization. Assignor hereby acknowledges that the appointment made hereby and the powers hereby granted are coupled with an interest and are not and shall not be revocable by it in any manner or for any reason.

In connection with the foregoing, Assignor hereby authorizes and requests the Commissioner of Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents on applications as aforesaid, to issue all Letters Patents for the Improvements to the Assignee, its successors, legal representatives and assigns, in accordance with the terms of this instrument, and to record the transfer of the Patents to Assignee as assignee of Assignor's entire right, title and interest therein.

IN WITNESS WHEREOF, the parties have caused this Assignment to be executed as of the Effective Date.

ASSIGNOR:

JOHN K. THOMAS

By: *John K. Thomas*

Name: JOHN THOMAS

Title: _____

ASSIGNEE:

TENSORCOMM, INC.

By: *S. K. Hatfield*

Name: S. K. Hatfield

Title: President

EXHIBIT I-1

LISTED PATENTS AND APPLICATION RELATING TO QUITCLAIM ASSIGNMENT
EXECUTED BY JOHN K. THOMAS

	DOCKET #	APPLICATION #	PATENT #
a.	TCOM- 11	US 11/012,817	
b.	TCOM- 13	US 11/049,112	
c.	TCOM- 19	US 10/935,669	US 7,474,690
d.	TCOM- 20	US 10/935,015	
e.	TCOM- 21	US 10/959,618	US 7,260,506
f.	TCOM- 22	US 10/838,924	
g.	TCOM- 24	US 11/003,881	
h.	TCOM- 25	US 11/005,679	US 7,477,710
i.	TCOM- 27	US 11/009,981	
j.	TCOM- 29	US 11/103,138	US 7,359,465
k.	TCOM- 30	US 11/035,141	
l.	TCOM- 31	US 11/192,763	US 7,463,609
m.	TCOM- 32	US 11/204,606	
n.	TCOM- 34	US 11/223,713	
o.	TCOM- 35	US 11/233,636	
p.	TCOM- 36	US 11/266,928	
q.	TCOM- 37	US 11/253,045	
r.	TCOM- 38	US 11/272,411	
s.	TCOM- 39	US 11/287,175	
t.	TCOM- 41	US 11/301,771	
u.	TCOM- 42	US 11/432,580	
v.	TCOM- 42.1	US 12/727,880	
w.	TCOM- 43	US 11/398,229	
x.	TCOM- 44	US 11/452,027	
y.	TCOM- 44.1	US 12/731,915	
z.	TCOM- 45	US 11/451,932	
aa.	TCOM- 45.1	US 12/731,831	
bb.	TCOM- 46	US 11/451,685	
cc.	TCOM- 47	US 11/451,688	
dd.	TCOM- 47.1	US 12/731,779	
ee.	TCOM- 48	US 11/475,458	
ff.	TCOM- 48	US 12/707,507	
gg.	TCOM- 49	US 11/479,401	
hh.	TCOM- 49.1	US 12/731,960	
ii.	TCOM- 50	US 11/491,674	
jj.	TCOM- 51	US 11/509,920	
kk.	TCOM- 52	US 11/893,707	
ll.	TCOM- 54	US 11/522,074	
mm.	TCOM- 59	US 12/274,551	
nn.	TCOM- 60	US 11/858,074	
oo.	TCOM- 61	US 12/603,339	

PATENT

RECORDED: 04/09/2010
RECORDED: 05/19/2014

REEL: 024800 FRAME: 0622
REEL: 032922 FRAME: 0104