

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3021517

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CONDITIONAL ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
SUMMERS PATENT HOLDINGS	09/12/2014
RECEIVING PARTY DATA	
Name:	MR. DAVID FIORI JR
Street Address:	1995 WOODSIDE RD.
City:	YARDLEY
State/Country:	PENNSYLVANIA
Postal Code:	19067
PROPERTY NUMBERS Total: 4	
Property Type	Number
Patent Number:	5664022
Patent Number:	6078215
Patent Number:	6211731
Patent Number:	8213984
CORRESPONDENCE DATA	
Fax Number:	(215)638-1600
<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:	215-584-2214
Email:	dfiorijr@anamir.com
Correspondent Name:	DAVID FIORI, JR.
Address Line 1:	1995 WOODSIDE RD.
Address Line 4:	YARDLEY, PENNSYLVANIA 19067
NAME OF SUBMITTER:	DAVID FIORI, JR.
SIGNATURE:	/David Fiori, Jr./
DATE SIGNED:	09/13/2014
This document serves as an Oath/Declaration (37 CFR 1.63).	
Total Attachments: 2	
source=PIE Settlement Agreement 140829#page1.tif	
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Bill Summers

From: "David Fiori, Jr." <dfiori jr@anamir.com>
Date: August 28, 2014 at 10:26:02 PM EDT
To: Robert Greenbaum <rgreenbaum@sgllclaw.com>
Subject: Re: Precision Interface Electronics/David Fiori, Jr. Settlement Agreement
Reply-To: dfiori jr@anamir.com

Mr. Greenbaum,

With this signed by your client I will make arrangements to have the money wired:

Precision Interface Electronics, Inc. and its successors and assigns ("PIE") and David Fiori, Jr. and his successors and assigns ("Fiori") hereby resolve all past and present litigation, appeals and claims asserted or which could have been asserted from the beginning of the world through and including August 28, 2014 in accordance with the terms hereof:

(i) Fiori shall immediately pay \$100,000 (the "Settlement Funds") to PIE c/o Summers Patent Holdings ("SPH") via wire transfer per the wire instruction attached hereto;

(ii) Following the receipt of the Settlement Funds, SPH shall immediately sell, transfer and assign the four patents (identified below) (the "Patents") to Fiori, including taking all required actions to facilitate the assignment of the Patents free and clear of any encumbrances or existing licenses to Fiori by executing the appropriate "Assignment of Issued United States Patents" for filing by Fiori with the US Patent Office and provide whatever other documents or whatever other actions

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may be required to effect the full assignment of the patents free and clear of any encumbrances or existing licenses with any party;

(iii) Conditioned upon the sale of the Patents per this settlement, in consideration for the the parties' agreement herein, PIE and Fiori hereby remise, release and forever discharge the other, and all of their respective heirs, successors, principals, agents and attorneys of and from any and all liability, claims and causes of action, agreements, promises and obligations of any kind or nature whatsoever, whether past, present, future, known or unknown, which were asserted or which could have been asserted by PIE and Fiori from the beginning of the world through and including August 28, 2014, including, but not limited to, Fiori's bankruptcy proceeding, the appeals to the District Court and Third Circuit, any claim for royalties or any other claim arising out of the American Arbitration Association Case No. 141170085408, which Pie and/or Fiori had, now have or hereunder may have against the other.

(iv) The parties agree that the Settlement Funds in no way reflect the fair market value of the Patents but also includes consideration for the settlement of the released claims referenced in sub par (iii).

(v) Fiori agrees that the PIE/Fiori jointly developed products ("Jointly Developed Products") do not infringe the Patents in any way and, as a result, the Patents cannot be used to institute any litigation or serve as the basis for any future claim against the Jointly Developed Products.

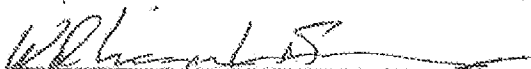
(vi) The parties will immediately take all steps necessary to dismiss the pending appeal before the Third Circuit.


(vii) PIE warrants that the release entered into hereby will be subject to the delivery of full title to said "Patents" free and clear of any encumbrances or licenses of any kind.

(viii) the Patents referred to herein are understood to be the four patents as follows:

- (1) Pat. No. 5,664,022 – Appl. No. 08/178,099
- (2) Pat. No. 6,078,215 – Appl. No. 09/119,136
- (3) Pat. No. 6,211,731 – Appl. No. 09/593,353
- (4) Pat. No. 8,213,984 – Appl. No. 11/478,391

(ix) Signatures

 Date 8/28/2014
William Summers for PIE & SPH

 Date 8/28/14
for David Fiori, Jr.

8/28/2014