PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JEFFREY RIEDMILLER	07/27/2010
HARALD MUNDT	07/23/2010
MICHAEL SCHUG	07/16/2010
MARTIN WOLTERS	07/15/2010

RECEIVING PARTY DATA

Name:	DOLBY LABORATORIES LICENSING CORPORATION
Street Address:	100 Potrero Avenue
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94103-4813
Name:	DOLBY INTERNATIONAL AB
Street Address:	Apollo Building, 3E
Internal Address:	Herikerbergweg 1-35
City:	Amsterdam Zuidoost
State/Country:	NETHERLANDS
Postal Code:	1101 CN

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14525536

CORRESPONDENCE DATA

Fax Number: (415)645-4000

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.

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 4156455773

Email: bguil@dolby.com

Correspondent Name: BIANCA MIYAKAWA

Address Line 1: 475 BRANNAN STREET, SUITE 300

Address Line 4: SAN FRANCISCO, CALIFORNIA 94107-5420

ATTORNEY DOCKET NUMBER: D10006US02

NAME OF SUBMITTER: BIANCA MIYAKAWA

503038009 REEL: 034054 FRAME: 0183

PATENT -

SIGNATURE:	/Bianca Miyakawa/
DATE SIGNED:	10/28/2014
Total Attachments: 8	
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WHEREAS, <u>Jeffrey Riedmiller</u>, a resident of <u>Clavton</u>, <u>California</u>, <u>USA</u>, herein referred to as ASSIGNOR, is an inventor and owner of the United States Provisional Patent Application No. 61/303,643, filed <u>February 11, 2010</u>, entitled <u>SYSTEM AND METHOD FOR NON-DESTRUCTIVELY NORMALIZING LOUDNESS OF AUDIO SIGNALS WITHIN PORTABLE DEVICES.</u>

WHEREAS, DOLBY LABORATORIES LICENSING CORPORATION, a New York corporation, having a place of business at 100 Potrero Avenue, San Francisco, California, and DOLBY INTERNATIONAL AB, a corporation, having a place of business at Atlas Complex, Africa Building Hoogoorddreef 9. Amsterdam, 1101 BA, Netherlands, hereinafter referred to as ASSIGNEES, is desirous of acquiring the entire right, title and interest in and to said application and the invention to which said application is directed, in and to any and all improvements relating to said invention, and in and to all patents thereon, when granted in the United States and all foreign countries;

NOW, THEREFORE, in consideration of good and valuable consideration received by ASSIGNOR from ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged by ASSIGNOR:

- ASSIGNOR hereby grants, sells, assigns, transfers and conveys unto ASSIGNEE, or to the extent ASSIGNOR has already done so, ASSIGNOR hereby confirms the grant, sale, assignment, transfer and conveyance unto ASSIGNEE of the entire right, title and interest:
 - (a) in and to said application, invention, and improvements thereto, and each and every additional application filed anywhere in the world, whether or not the country, jurisdiction, or authority of filing is a member of the International Union for the Protection of Industrial Property (The Paris Convention), which additional application is a division of, substitution of, continuation of, continuation-in-part of, or is a counterpart of, or is in any way based on, claims priority from, or relates to, said application, invention or improvements thereto;
 - (b) all priority rights associated with the filing of each and every such application, for each country of The Paris Convention, for the Patent Cooperation Treaty, for the European Patent Convention, for all other treaties of like purposes, and for Taiwan; and
 - (c) in and to each and every patent on said invention or improvements thereto that may be granted by any country, jurisdiction or authority, including each and every patent that may be granted on any of the applications referred to in sub-section (a), and in and to each and every reissue, reexamination certificate, or extension of each and every such patent.
- 2. ASSIGNOR hereby warrants, covenants and represents that he/she has not heretofore granted to anyone other than ASSIGNEE any license, right or privilege in respect to the said applications, patents, or said invention, nor in any other way encumbered the same, and that he/she has, or in the case of a previous assignment to ASSIGNEE, ASSIGNOR had the full right to convey, free of all licenses and encumbrances, the entire right, title and interest hereby assigned.
- 3. ASSIGNOR covenants and agrees that at the request and expense of ASSIGNEE he/she will promptly execute all papers deemed necessary or desirable by ASSIGNEE to perfect ownership of said invention, applications, and patents to ASSIGNEE, and execute all oaths, declarations and other papers deemed necessary or desirable by ASSIGNEE for prosecuting said applications and patents, for use in interference proceedings involving said invention, applications and patents, for use in opposition proceedings involving said invention, applications and patents, for refiling said applications, for filing of

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divisional, substitution, continuation or continuation-in-part applications deemed necessary or desirable by ASSIGNEE, for reissuance or reexamination of said patents, or for the filing in foreign countries of applications for patents counterpart to or in any way based on or relates to said application or to an application which is a division of, substitution of, continuation of, continuation-in-part of, said application or which application claims priority from or relates to said invention or improvements thereto.

ASSIGNOR further covenants and agrees that at the expense and request of ASSIGNEE, he/she will promptly assist ASSIGNEE in interference, opposition and reexamination proceedings involving said invention, applications and patents, and in litigation involving said invention, applications and patents, and will assist in the ascertainment of facts and the production of evidence relating to said invention, applications and patents.

4. The terms, covenants and provisions of this ASSIGNMENT shall inure to the benefit of ASSIGNEE, its successors, assigns and other legal representatives, and shall be binding upon ASSIGNOR, his heirs, legal representatives and assigns.

Dated: 7-37, 2010 Open column
STATE OF CALIFORNIA COUNTY OF San Transco) sss:
On
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal

MIGI S. GUO
Commission # 1941634
Notary Public - California
San Francisco County
My Comm. Expires Mer 22, 2013

Notary Public

My Commission Expires:

March 22 2013

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WHEREAS, Harald Mundt, a resident of Fürth, Germany, herein referred to as ASSIGNOR, is an inventor and owner of the United States Provisional Patent Application No. 61/303,643, filed February 11, 2010, entitled SYSTEM AND METHOD FOR NON-DESTRUCTIVELY NORMALIZING LOUDNESS OF AUDIO SIGNALS WITHIN PORTABLE DEVICES.

WHEREAS, DOLBY LABORATORIES LICENSING CORPORATION, a New York corporation, having a place of business at 100 Potrero Avenue, San Francisco, California, and DOLBY INTERNATIONAL AB, a corporation, having a place of business at Atlas Complex, Africa Building Hoogoorddreef 9, Amsterdam, 1101 BA, Netherlands, hereinafter referred to as ASSIGNEES, is desirous of acquiring the entire right, title and interest in and to said application and the invention to which said application is directed, in and to any and all improvements relating to said invention, and in and to all patents thereon, when granted in the United States and all foreign countries;

NOW, THEREFORE, in consideration of good and valuable consideration received by ASSIGNOR from ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged by ASSIGNOR:

- ASSIGNOR hereby grants, sells, assigns, transfers and conveys unto ASSIGNEE, or to the extent ASSIGNOR has already done so, ASSIGNOR hereby confirms the grant, sale, assignment, transfer and conveyance unto ASSIGNEE of the entire right, title and interest:
 - (a) in and to said application, invention, and improvements thereto, and each and every additional application filed anywhere in the world, whether or not the country, jurisdiction, or authority of filing is a member of the International Union for the Protection of Industrial Property (The Paris Convention), which additional application is a division of, substitution of, continuation of, continuation-in-part of, or is a counterpart of, or is in any way based on, claims priority from, or relates to, said application, invention or improvements thereto;
 - (b) all priority rights associated with the filing of each and every such application, for each country of The Paris Convention, for the Patent Cooperation Treaty, for the European Patent Convention, for all other treaties of like purposes, and for Taiwan; and
 - (c) in and to each and every patent on said invention or improvements thereto that may be granted by any country, jurisdiction or authority, including each and every patent that may be granted on any of the applications referred to in sub-section (a), and in and to each and every reissue, reexamination certificate, or extension of each and every such patent.
- 2. ASSIGNOR hereby warrants, covenants and represents that he/she has not heretofore granted to anyone other than ASSIGNEE any license, right or privilege in respect to the said applications, patents, or said invention, nor in any other way encumbered the same, and that he/she has, or in the case of a previous assignment to ASSIGNEE, ASSIGNOR had the full right to convey, free of all licenses and encumbrances, the entire right, title and interest hereby assigned.
- 3. ASSIGNOR covenants and agrees that at the request and expense of ASSIGNEE he/she will promptly execute all papers deemed necessary or desirable by ASSIGNEE to perfect ownership of said invention, applications, and patents to ASSIGNEE, and execute all oaths, declarations and other papers deemed necessary or desirable by ASSIGNEE for prosecuting said applications and patents, for use in interference proceedings involving said invention, applications and patents, for use in opposition proceedings involving said invention, applications and patents, for refiling said applications, for filing of divisional, substitution, continuation or continuation-in-part applications deemed necessary or desirable

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by ASSIGNEE, for reissuance or reexamination of said patents, or for the filing in foreign countries of applications for patents counterpart to or in any way based on or relates to said application or to an application which is a division of, substitution of, continuation of, continuation-in-part of, said application or which application claims priority from or relates to said invention or improvements thereto. ASSIGNOR further covenants and agrees that at the expense and request of ASSIGNEE, he/she will promptly assist ASSIGNEE in interference, opposition and reexamination proceedings involving said invention, applications and patents, and in litigation involving said invention, applications and patents, and will assist in the ascertainment of facts and the production of evidence relating to said invention, applications and patents.

4. The terms, covenants and provisions of this ASSIGNMENT shall inure to the benefit of ASSIGNEE, its successors, assigns and other legal representatives, and shall be binding upon ASSIGNOR, his heirs, legal representatives and assigns.

IN TESTIMONY WHEREOF, I have executed this instrument.

Dated:	23/07/,2010 - R. W
	[HARALD MUNDT]
	in the presence of:
	1. Junal (1)
	Signature of Witness
	White Flentel
	Print Witness's Name
	Wainersh 80, 0-90459 Winbuy
	Print Witness's Address
	in the presence of:
	F. Slogley (2)
	Signature of Witness
	Franziska Syan
	Print Witness's Name
	Hodistr. 37 90029 Winters.

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Print Witness's Addréss

WHEREAS, Michael Schug, a resident of Erlangen, Germany, herein referred to as
ASSIGNOR, is an inventor and owner of the United States Provisional Patent Application No.
61/303,643, filed February 11, 2010, entitled SYSTEM AND METHOD FOR NONDESTRUCTIVELY NORMALIZING LOUDNESS OF AUDIO SIGNALS WITHIN PORTABLE DEVICES.

WHEREAS, DOLBY LABORATORIES LICENSING CORPORATION, a New York corporation, having a place of business at 100 Potrero Avenue, San Francisco, California, and DOLBY INTERNATIONAL AB, a corporation, having a place of business at Atlas Complex, Africa Building Hoogoorddreef 9, Amsterdam, 1101 BA, Netherlands, hereinafter referred to as ASSIGNEES, is desirous of acquiring the entire right, title and interest in and to said application and the invention to which said application is directed, in and to any and all improvements relating to said invention, and in and to all patents thereon, when granted in the United States and all foreign countries;

NOW, THEREFORE, in consideration of good and valuable consideration received by ASSIGNOR from ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged by ASSIGNOR:

- ASSIGNOR hereby grants, sells, assigns, transfers and conveys unto ASSIGNEE, or to the extent ASSIGNOR has already done so, ASSIGNOR hereby confirms the grant, sale, assignment, transfer and conveyance unto ASSIGNEE of the entire right, title and interest:
 - (a) in and to said application, invention, and improvements thereto, and each and every additional application filed anywhere in the world, whether or not the country, jurisdiction, or authority of filing is a member of the International Union for the Protection of Industrial Property (The Paris Convention), which additional application is a division of, substitution of, continuation of, continuation-in-part of, or is a counterpart of, or is in any way based on, claims priority from, or relates to, said application, invention or improvements thereto;
 - (b) all priority rights associated with the filing of each and every such application, for each country of The Paris Convention, for the Patent Cooperation Treaty, for the European Patent Convention, for all other treaties of like purposes, and for Taiwan; and
 - (c) in and to each and every patent on said invention or improvements thereto that may be granted by any country, jurisdiction or authority, including each and every patent that may be granted on any of the applications referred to in sub-section (a), and in and to each and every reissue, reexamination certificate, or extension of each and every such patent.
- 2. ASSIGNOR hereby warrants, covenants and represents that he/she has not heretofore granted to anyone other than ASSIGNEE any license, right or privilege in respect to the said applications, patents, or said invention, nor in any other way encumbered the same, and that he/she has, or in the case of a previous assignment to ASSIGNEE, ASSIGNOR had the full right to convey, free of all licenses and encumbrances, the entire right, title and interest hereby assigned.
- 3. ASSIGNOR covenants and agrees that at the request and expense of ASSIGNEE he/she will promptly execute all papers deemed necessary or desirable by ASSIGNEE to perfect ownership of said invention, applications, and patents to ASSIGNEE, and execute all oaths, declarations and other papers deemed necessary or desirable by ASSIGNEE for prosecuting said applications and patents, for use in interference proceedings involving said invention, applications and patents, for use in opposition proceedings involving said invention, applications and patents, for refiling said applications, for filing of

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divisional, substitution, continuation or continuation-in-part applications deemed necessary or desirable by ASSIGNEE, for reissuance or reexamination of said patents, or for the filing in foreign countries of applications for patents counterpart to or in any way based on or relates to said application or to an application which is a division of, substitution of, continuation of, continuation-in-part of, said application or which application claims priority from or relates to said invention or improvements thereto.

ASSIGNOR further covenants and agrees that at the expense and request of ASSIGNEE, he/she will promptly assist ASSIGNEE in interference, opposition and reexamination proceedings involving said invention, applications and patents, and in litigation involving said invention, applications and patents, and will assist in the ascertainment of facts and the production of evidence relating to said invention, applications and patents.

4. The terms, covenants and provisions of this ASSIGNMENT shall inure to the benefit of ASSIGNEE, its successors, assigns and other legal representatives, and shall be binding upon ASSIGNOR, his heirs, legal representatives and assigns.

IN TESTIMONY WHEREOF, I have executed this instrument.

Dated: 3/2/4/16, 2010 /4.	50
MICI	HAEL SCHUG]
in the presence of:	
T. Blyan	(1)
Signature of Witness	
Francista Bryan	
Print Witness's Name	
Hochste, 37, 90129 No	Julius
Print Witness's Address	7
in the presence of:	
1. number	(2)
Signature of Witness	
heritel Frenzel	
Print Witness's Name	·
Light Witness's Address	454 Nimberg
Print Witness's Address	<i>*</i>

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WHEREAS, Martin Wolters, a resident of Nürnberg, Germany, herein referred to as ASSIGNOR, is an inventor and owner of the United States Provisional Patent Application No. 61/303,643, filed February 11, 2010, entitled SYSTEM AND METHOD FOR NON-DESTRUCTIVELY NORMALIZING LOUDNESS OF AUDIO SIGNALS WITHIN PORTABLE DEVICES.

WHEREAS, DOLBY LABORATORIES LICENSING CORPORATION, a New York corporation, having a place of business at 100 Potrero Avenue, San Francisco, California, and DOLBY INTERNATIONAL AB, a corporation, having a place of business at Atlas Complex, Africa Building Hoogoorddreef 9, Amsterdam, 1101 BA, Netherlands, hereinafter referred to as ASSIGNEES, is desirous of acquiring the entire right, title and interest in and to said application and the invention to which said application is directed, in and to any and all improvements relating to said invention, and in and to all patents thereon, when granted in the United States and all foreign countries;

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 - (a) in and to said application, invention, and improvements thereto, and each and every additional application filed anywhere in the world, whether or not the country, jurisdiction, or authority of filing is a member of the International Union for the Protection of Industrial Property (The Paris Convention), which additional application is a division of, substitution of, continuation of, continuation-in-part of, or is a counterpart of, or is in any way based on, claims priority from, or relates to, said application, invention or improvements thereto;
 - (b) all priority rights associated with the filing of each and every such application, for each country of The Paris Convention, for the Patent Cooperation Treaty, for the European Patent Convention, for all other treaties of like purposes, and for Taiwan; and
 - (c) in and to each and every patent on said invention or improvements thereto that may be granted by any country, jurisdiction or authority, including each and every patent that may be granted on any of the applications referred to in sub-section (a), and in and to each and every reissue, reexamination certificate, or extension of each and every such patent.
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- 3. ASSIGNOR covenants and agrees that at the request and expense of ASSIGNEE he/she will promptly execute all papers deemed necessary or desirable by ASSIGNEE to perfect ownership of said invention, applications, and patents to ASSIGNEE, and execute all oaths, declarations and other papers deemed necessary or desirable by ASSIGNEE for prosecuting said applications and patents, for use in interference proceedings involving said invention, applications and patents, for use in opposition proceedings involving said invention, applications and patents, for refiling said applications, for filing of

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divisional, substitution, continuation or continuation-in-part applications deemed necessary or desirable by ASSIGNEE, for reissuance or reexamination of said patents, or for the filing in foreign countries of applications for patents counterpart to or in any way based on or relates to said application or to an application which is a division of, substitution of, continuation of, continuation-in-part of, said application or which application claims priority from or relates to said invention or improvements thereto.

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IN TESTIMONY WHEREOF, I have executed this instrument.

Dated:	15-7. ,2010 / 6	-5
	MARTIN	WOLTERS
	-	
in	the presence of:	
	1. nunl	(1)
•	Signature of Witness	
	Ulrice Filmed	
v	Print Witness's Name	
	Udinerstr. 80, 0-90459	Nimber
~	Print Witness's Address	
	in the presence of:	
	The state of the s	(2)
ú	Signature of Witness	
	Done, Gerrit	
•	Print Witness's Name	annannoon en mananana,
	Relmoster 3, 85051 light	Zdadt

Docket: D10006USP1

Print Witness's Address

PATENT REEL: 034054 FRAME: 0192

RECORDED: 10/28/2014