503126840 01/07/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3173449

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
VID SCALE, INC	01/06/2015

RECEIVING PARTY DATA

Name:	INTERDIGITAL PATENT HOLDINGS, INC.	
Street Address:	200 BELLEVUE PARKWAY	
Internal Address:	SUITE 300	
City:	WILMINGTON	
State/Country:	DELAWARE	
Postal Code:	19809-3727	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14376973

CORRESPONDENCE DATA

Fax Number: (302)281-3766

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.

Phone: 302-281-3600

Email: Docketing@Interdigital.com

Correspondent Name: DOCKETING

Address Line 1: 200 BELLEVUE PARKWAY

Address Line 2: SUITE 300

Address Line 4: WILMINGTON, DELAWARE 19809-3727

ATTORNEY DOCKET NUMBER:	11288US02	
NAME OF SUBMITTER:	JULIAN F. SANTOS	
SIGNATURE:	/JulianFSantos/	
DATE SIGNED:	01/07/2015	

Total Attachments: 3

source=2015_01_06 - DHC - Patent Assignment (VID SCALE to IPH_ fully executed)#page1.tif source=2015_01_06 - DHC - Patent Assignment (VID SCALE to IPH_ fully executed)#page2.tif source=2015_01_06 - DHC - Patent Assignment (VID SCALE to IPH_ fully executed)#page3.tif

PATENT 503126840 REEL: 034656 FRAME: 0573

PATENT ASSIGNMENT

In order to effectuate the transfer of certain assets to InterDigital Patent Holdings, Inc., ("IPH"), in consideration of the covenants and promises contained herein, IPH and VID SCALE, INC. ("<u>VID SCALE</u>") agree that, as of the date last signed hereto ("<u>Effective Date</u>"):

- 1.1 VID SCALE, having its address at 200 Bellevue Parkway, Suite 300, Wilmington, DE 19809, a Delaware corporation, does hereby assign and transfer unto IPH, having its address at 200 Bellevue Parkway, Suite 300, Wilmington, DE 19809, a Delaware corporation, and its successors, assigns and legal representatives, VID SCALE's entire right, title and interest in and to the patents and patent applications identified on "Schedule A", together with the entire right, title and interest, including all rights under any and all international conventions and treaties, including the right to claim priority under the Paris Convention or other treaty, in and to said applications, and/or in and to Letters Patent which may be issued upon said applications, and any divisionals, extensions, continuations or reexaminations thereof, throughout the world, including, in each such case, all rights to sue for infringement of any of the patents and patent applications, whether arising prior to, on or subsequent to the Effective Date and including the right to seek injunctive relief and to collect past damages for any such infringement (collectively, "Transferred Asset(s)"), subject to the limitations of paragraph 1.2.
- 1.2 IPH agrees that the Transferred Assets shall remain subject to all rights that, prior to or as of the Effective Date have been or are required to be granted to any third party, including but not limited to, obligations and commitments made to standards setting or development organizations or industry consortia, and any and all releases, licenses, waivers of any rights of enforcement (including, but not limited to covenants not to sue, covenants not to assert, standstill agreements, disincentives to sue), rights to sell or otherwise divest some or all of the Transferred Assets, or any other similar rights, whether express or implied, under any of the Transferred Assets (collectively, "Existing Third Party Rights") based on any obligation or agreement existing prior to or as of the Effective Date. IPH further agrees that when an Existing Third Party Right requires VID SCALE or its affiliates to obtain agreement of, or assurances from, an assignee of a Transferred Asset that the Transferred Asset is subject to the Existing Third Party Rights, IPH hereby so agrees and assures and agrees to provide such written assurances or undertakings with respect to the Transferred Assets.
- 1.3 VID SCALE agrees that, when requested, VID SCALE will reasonably cooperate to sign all papers, take all rightful oaths, and do all acts which may

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be necessary, desirable or convenient for securing and maintaining the Transferred Assets and for vesting title thereto in IPH, its successors, and assigns and legal representatives or nominees.

IN WITNESS WHEREOF, the Parties have executed this Patent Assignment as of the dates below.

EXECUTED under seal on this $\underline{\psi^{\dagger\gamma\gamma}}$ day	of Vanuary,
2015 at Wilmington, Delaware	······································
ASSIGNOR:	ASSIGNEE:
and the second s	InterDigital Patent Holdings, Inc.
By: Marie H. MacNichol Via President Chief Liansing Officer Title: and Chief Intellectual Property Counsel	By: Marie H. MacNichol Vice Propident, Owlet Uceroling Officer Title: and Chief Intellectual Property Councel
Date: January 6, 2015	Date: <u>January 6, 2015</u>
State of Delaware County of New Castle	SS.
On this GiXfN day of January	t, and acknowledged that he executed the
Witness my hand and Notarial seal the day	and year immediately above written.
	steather D. Bender
	Notary Public
My Commission Expires: Spt. (8, 20(6)	HEATHER D. BENDER Notary Public State of Delaware My Commission Expires on Sep 18, 2018
2 of	3

PATENT REEL: 034656 FRAME: 0575

EXHIBIT A

Application
Numbers
61/600,568
102105530
PCT/US2013/026550
13708293.9
2014-557858
14/376,973
61/747,200
61/754,939

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PATENT REEL: 034656 FRAME: 0576