

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3363560

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT		
CONVEYING PARTY DATA			
Name			Execution Date
CONCERT TECHNOLOGY CORPORATION			01/21/2009
RECEIVING PARTY DATA			
Name:	PORTO TECHNOLOGY, LLC		
Street Address:	1000 NORTH WEST STREET		
Internal Address:	SUITE 1200		
City:	WILMINGTON		
State/Country:	DELAWARE		
Postal Code:	19801		
PROPERTY NUMBERS Total: 1			
Property Type	Number		
Application Number:	14690686		
CORRESPONDENCE DATA			
Fax Number:	(919)233-9907		
<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:	919-233-1942 X-208		
Email:	cheryl.ramey@sceneralabs.com		
Correspondent Name:	CHERYL F. RAMEY		
Address Line 1:	5400 TRINITY ROAD		
Address Line 2:	SUITE 303		
Address Line 4:	RALEIGH, NORTH CAROLINA 27607		
ATTORNEY DOCKET NUMBER:	CT-RAD-011C/US (P140C)		
NAME OF SUBMITTER:	CHERYL F. RAMEY		
SIGNATURE:	/Cheryl F. Ramey/		
DATE SIGNED:	05/21/2015		
Total Attachments: 3			
source=CT-RAD-011CUS-Assignment.to.Porto#page1.tif			
source=CT-RAD-011CUS-Assignment.to.Porto#page2.tif			
source=CT-RAD-011CUS-Assignment.to.Porto#page3.tif			

ASSIGNMENT

This Assignment made by **Concert Technology Corporation ("Concert")**, hereinafter referred to as assignor, a Delaware corporation with a principal place of business at 7011 Fayetteville Road, Suite 210, City of Durham, State of North Carolina, 27712;

WITNESSETH: That,

WHEREAS, the patent application(s) and patent(s) (hereinafter "the patents"), which are listed in attached Exhibit A, are hereby assigned to the assignor; and

WHEREAS, **Porto Technology, LLC ("Porto")**, a limited liability company duly organized and existing under the laws of the State of Delaware and having a place of business at 1000 North West Street, Suite 1200, City of Wilmington, State of Delaware, 19801, hereinafter referred to as assignee, has acquired the entire right, title and interest in and to the patents;

NOW, THEREFORE, To All Whom It May Concern, be it known that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, assignor hereby sells, assigns, transfers, and sets over unto the said assignee, its successors and assigns, the entire right, title and interest in and to the patents, and in any and to any and all continuations, continuations-in-part, substitutions, divisions or reissues of the patents, the same to be held and enjoyed by the said assignee, for its interest, and for its own use and behalf, and the use and behalf of its successors and assigns, to the full end of the term for which the patents may be granted as fully and entirely as the same would have been held and enjoyed by assignor had this assignment and sale not been made.

And for the consideration aforesaid, assignor hereby covenants and agrees to and with the said assignee, its successors and assigns, that at the time of the execution and delivery of these presents assignor is the sole and lawful owner of the entire right, title and interest in and to the patents and that the same are unencumbered, and that assignor has good right and lawful authority to sell and convey the same in the manner herein set forth.

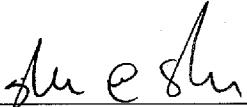
And for the consideration aforesaid, assignor hereby covenants and agrees to and with the said assignee, its successors and assigns, that assignor will, whenever its counsel or the counsel of its successors and assigns, learned in the law, shall advise that an amendment, division, continuation, continuation-in-part, or substitution of, or any other proceeding in connection with said application, including interference proceedings, is lawful and desirable, sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for said invention, or for the reissue of the same without charge to assignee, its successors or assigns, but at its expense.

Said sale, conveyance, assignment, and transfer includes, without limitation, the rights to enforce, assert, and sue for past, present, and future infringement of the patents, and the rights to recover and collect for past, present, and future damages related to the patents.

IN WITNESS WHEREOF, the parties cause this document to be signed on their behalves:


For Concert Technology Corporation:

1/21/2009
Date


Hugh Svendsen
Chief Executive Officer

For Porto Technology, LLC:

1/21/2009
Date


Hugh Svendsen
Member

APPENDIX A

Concert Ref. #	Title	Serial Number	Filing Date
P271	System And Method For Smart Trick Mode Display	12/232,805	9/29/08
P140	System And Method For Generating Dynamically Filtered Content Results, Including For Audio And/Or Video Channels	11/961,679	12/20/07
P161	Publishing Key Frames Of A Video Content Item Being Viewed By A First User To One Or More Second Users	12/107,203	4/22/08
P194	System And Method For Adaptive Segment Prefetching Of Streaming Media	12/126,169	5/23/08
P197	Providing Advance Content Alerts To A Mobile Device During Playback Of A Media Item	12/119,625	5/13/08
P198	Inserting Advance Content Alerts Into A Media Item During Playback	12/119,638	5/13/08
P207	Auto-Editing Process For Media Content Shared Via A Media Sharing Service	12/139,676	6/16/08
P229	Use Of A Secondary Device To Overlay Disassociated Media Elements Onto Video Content	12/175,733	7/18/08
P242	Method And System For Constructing And Presenting A Consumption Profile For A Media Item	12/193,844	8/19/08
P243	System And Method For Playback Positioning Of Distributed Media Co-Viewers	12/175,752	7/18/08
P278	Automatic One-Click Bookmarks And Bookmark Headings For User-Generated Videos	12/247,443	10/8/08
P140CN	System And Method For Generating Dynamically Filtered Content Results, Including For Audio And/Or Video Channels	200810184200.1	12/19/08