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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3700980

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT	
CONVEYING PARTY	DATA			
		Name	Execution Date	
WALTER E. BOLAND			11/06/2014	
GLENN RICART			11/18/2014	
RECEIVING PARTY D	ΑΤΑ			
Name:	MICH	MICHAEL HAMILTON		
Street Address:	1128 2	OTH STREET		
City:	WEST	DES MOINES		
State/Country:	IOWA			
Postal Code:	50265			
PROPERTY NUMBER	RS Total:			
Property Type		Number]	
Application Number:		15000452		
	be sent t if provide	o the e-mail address first; if that is un d; if that is unsuccessful, it will be ser 801-706-2546 john@ogilvielawfirm.com JOHN OGILVIE		
Correspondent Name Address Line 1:):	2148 E. 11270 S.		

4098.2.1G
JOHN OGILVIE
/John Ogilvie/
01/19/2016

Total Attachments: 8

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ASSIGNMENT & AGREEMENT

We,

Michael Hamilton of 1128 20th Street, West Des Moines, Iowa 50265, Walter E. Boland of 12065 Meridian Road, Elbert, Colorado 80106, and

Glenn Ricart, of 16 East Churchill Drive, Salt Lake City, Utah 84103, have invented a method, signal, device, & system entitled MESSAGE ROUTING, hereinafter called the "invention."

Preferred embodiments of the invention are disclosed in United States provisional patent application serial no. 60/123,661 filed March 9, 1999 and/or in at least a United States non-provisional patent application executed concurrently herewith by us and now identified as File No. 4098.2.1A of the law firm of Computer Law++, 8 East Broadway, Suite 725, Salt Lake City, Utah 84111, and filed in the United States Patent and Trademark Office as Serial No. $\frac{09/521/52}{52}$ on March 8, 2000. (We hereby authorize Computer Law++ to insert the serial number and filing date when known.) We have reviewed these applications and we are familiar with their contents.

The Assignee, Michael Hamilton of 1128 20th Street, West Des Moines, Iowa 50265, desires to more clearly secure the entire right, title and interest in the invention, with the sole exception of a duty to share money royalties with the other two above-named inventors as memorialized in a separate Royalty Agreement. In consideration of \$1.00 and other good and valuable consideration, and with no reliance on any promise or representation made by or on behalf of the Assignee except in the Royalty Agreement, WE WALTER E. BOLAND AND GLENN RICART HEREBY ASSIGN TO THE ASSIGNEE MICHAEL HAMILTON:

The entire right, title and interest in the invention (including subject matter disclosed but not claimed), all copyright and trade secret rights in embodiments or designs for the invention or any portion thereof, all rights in the above-identified United States patent application, in all corresponding PCT or other foreign applications, and in all divisions, continuations and continuations-in-part of the applications, and all reissues or extensions of Letters Patent or Patents granted thereon, including all applications specifically identified by number herein and all applications for which any

present application claims a benefit or is claimed for benefit under 35 U.S.C. § 119 or § 120, and in all corresponding applications filed in countries foreign to the United States, and in all patents issuing thereon in the United States and foreign countries, subject only to the royalty sharing obligation set forth in the Royalty Agreement.

The complete and exclusive right to: select counsel to prosecute this application and all other applications described above and to transact all business in the U.S. Patent and Trademark Office, U.S. Copyright Office, and all other regional or national intellectual property offices connected therewith, including without limitation the complete and exclusive right to designate or elect jurisdictions, to amend claims, to abandon applications, and to file foreign patent applications on the invention in his own name, wherever such right may be legally exercised, including the right to claim the benefits of the International Convention for such applications.

The complete and exclusive right to: initiate license, assignment, or other negotiations regarding any application or patent described above; to engage in such negotiations; and to enter license, assignment, or other agreements subject only to the Royalty Agreement.

The complete and exclusive right to: initiate arbitration, litigation, or other proceedings to determine and/or enforce rights in any application or patent described above; to control any corresponding settlement discussions; to enter any corresponding settlement agreement subject only to the Royalty Agreement; to seek injunctive relief; and to collect money damages subject only to the Royalty Agreement.

We, Walter E. Boland and Glenn Ricart, hereby authorize the Assignee to file patent or copyright applications on the invention in any country in his own name or otherwise as he sees fit. We hereby authorize and request the United States Commissioner of Patents and Trademarks, and other intellectual property officials in this and foreign countries as are duly authorized by their laws to issue patents or copyright registrations, to issue any and all patents and registrations on the invention to the Assignee as the designated owner.

We hereby agree, without further consideration and without expense to us, to sign all lawful papers and to perform all other lawful acts which the Assignee

PATENT REEL: 037522 FRAME: 0121

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may request of us to make this Assignment & Agreement fully effective, including, by way of example but not of limitation, the following:

Prompt execution of all original, divisional, substitute, reissue, and other United States and foreign patent and copyright applications on the invention, and all lawful documents requested by the Assignee to further the prosecution of any of such applications.

Cooperation to the best of our ability in: the execution of all lawful documents; the production of evidence; nullification, reissue, extension, or infringement, interference, or other legal proceedings involving the invention; faithful communication to the Assignee of all facts known to us relating to the invention and the history thereof; and generally, taking all reasonable steps which the Assignee shall request to aid in securing, maintaining, and enforcing protection for the invention and/or to vest title in the Assignee to the invention and all applications, patents, copyrights, and trade secrets based on the invention.

This Assignment & Agreement is effective no later than the earliest patent application filing date noted above. We warrant that to the best of our knowledge our contribution to the invention does not and will not infringe anyone's rights. Even if part of this Assignment & Agreement is found unenforceable, the remaining parts are enforceable. A failure to exercise rights under this Assignment & Agreement does not mean those rights are waived. This Assignment & Agreement may be executed in duplicate counterparts, each of which shall be deemed an original, all of which together are one and the same instrument.

We have had the opportunity to consult legal counsel of our choice regarding this Assignment & Agreement (that is, counsel other than Computer Law++). We understand this Assignment & Agreement, and we enter it willingly and with full knowledge of the obligations it describes. This Assignment & Agreement shall be binding upon our heirs and legal representatives.

> Walter E. Boland 12065 Meridian Road Elbert, Colorado 80106

STATE OF)
	Ş
COUNTY OF)

On this _____ day of March 2000, personally appeared before me Walter E. Boland, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to on this Assignment & Agreement, and acknowledged that he executed the same.

 \mathbf{S} E NOTARY PUBLIC Á COMMISSION EXPIRATION L

--- OR ---

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On this 15^{1} day of March 2000, I personally witnessed a person who I know to be Walter E. Boland sign this Assignment & Agreement.

Witness' Signature: ______ Witness' Printed Name: _____ Witness' Address: _____

Glenn Ricart 16 East Churchill Drive Salt Lake City, Utah 84103

STATE OF <u>California</u>) COUNTY OF <u>Sonta Clara</u>)

On this \underline{N} day of March 2000, personally appeared before me Glenn Ricart, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to on this Assignment & Agreement, and acknowledged that he executed the same.



On this _____ day of March 2000, I personally witnessed a person who I know to be Glenn Ricart sign this Assignment & Agreement.

Witness'	Signature:
Witness'	Printed Name:
Witness'	Address:

Sinc

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Prompt execution of all original, divisional, substitute, reissue, and other United States and foreign patent and copyright applications on the invention, and all lawful documents requested by the Assignee to further the prosecution of any of such applications.

Cooperation to the best of our ability in: the execution of all lawful documents; the production of evidence; nullification, reissue, extension, or infringement, interference, or other legal proceedings involving the invention; faithful communication to the Assignee of all facts known to us relating to the invention and the history thereof; and generally, taking all reasonable steps which the Assignee shall request to aid in securing, maintaining, and enforcing protection for the invention and/or to vest title in the Assignee to the invention and all applications, patents, copyrights, and trade secrets based on the invention.

This Assignment & Agreement is effective no later than the earliest patent application filing date noted above. We warrant that to the best of our knowledge our contribution to the invention does not and will not infringe anyone's rights. Even if part of this Assignment & Agreement is found unenforceable, the remaining parts are enforceable. A failure to exercise rights under this Assignment & Agreement does not mean those rights are waived. This Assignment & Agreement may be executed in duplicate counterparts, each of which shall be deemed an original, all of which together are one and the same instrument.

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the E. Boland

Walter E. Boland 12065 Meridian Road Elbert, Colorado 80106

STATE OF) ş COUNTY OF)

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ADDENDUM TO ASSIGNMENT & AGREEMENT

We, the undersigned, do hereby confirm, update, and amend the ASSIGNMENT & AGREEMENT entered by us in the year 2000 with respect to United States provisional patent application no. 60/123,661 filed March 9, 1999, United States non-provisional patent application no, 09/521,152 filed March 8, 2000, and all past, present, and future divisions, continuations, continuations-in-part, reissues, extensions, priority claim related applications, and all foreign applications and all related patents thereof.

Specifically, we acknowledge the following as also being among the applications and patents which are covered by and subject to said ASSIGNMENT & AGREEMENT and the associated Royalty Agreement which is referenced therein:

- United States Patent No. 6,981,023 issued December 27, 2005
- United States patent application no. 11/208,106 filed August 20, 2005
- United States patent application no. 11/382,634 filed May 10, 2006
- United States patent application Docket No. 4098.2.1F of Ogilvie Law Firm, to be filed in due course, with application no. 14546936 and filing date No. 18,2014 (we authorize Ogilvie Law Firm to fill in this information when it becomes available).

In addition, we note the following address update:

Walter E. Boland, PO Box 88095, Colorado Springs, CO 80908

In all other respects said ASSIGNMENT & AGREEMENT remains unchanged.

A fax, photocopy, PDF, and/or email copy of this Addendum and of the ASSIGNMENT & AGREEMENT may serve as an original.

Understood and agreed; Witness Signature P.O. BOX 88095. COLORADO SPRINGS, CO.

Witness Address

EAH Witness Printed Name

Glenn Ricart

Witness Address

Date

Witness Printed Name

Witness Signature

ADDENDUM TO ASSIGNMENT & AGREEMENT

We, the undersigned, do hereby confirm, update, and amend the ASSIGNMENT & AGREEMENT entered by us in the year 2000 with respect to United States provisional patent application no. 60/123,661 filed March 9, 1999, United States non-provisional patent application no. 09/521,152 filed March 8, 2000, and all past, present, and future divisions, continuations, continuations-in-part, reissues, extensions, priority claim related applications, and all foreign applications and all related patents thereof.

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- United States patent application no. 11/382,634 filed May 10, 2006
- United States patent application Docket No. 4098.2.1F of Ogilvie Law Firm, to be filed in due course, with application no. <u>14546936</u> and filing date <u>May 18, 2014</u> (we authorize Ogilvie Law Firm to fill in this information when it becomes available).

In addition, we note the following address update:

Date

Walter E. Boland, PO Box 88095, Colorado Springs, CO 80908

In all other respects said ASSIGNMENT & AGREEMENT remains unchanged.

A fax, photocopy, PDF, and/or email copy of this Addendum and of the ASSIGNMENT & AGREEMENT may serve as an original.

Understood and agreed:

Walter E. Boland

Witness Address

Witness Signature

Witness Printed Name

Date: 11/18/2014

1200 18th St. NW; Washipeon, IX Witness Address

David Jung

PATENT REEL: 037522 FRAME: 0127

RECORDED: 01/19/2016

Glenn Ricart