504135578 12/19/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4191864

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
DONALD ANTHONY BRADLEY	12/05/2016

RECEIVING PARTY DATA

Name:	ANRITSU COMPANY	
Street Address:	490 JARVIS DRIVE	
City:	MORGAN HILL	
State/Country:	CALIFORNIA	
Postal Code:	95037	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15368433

CORRESPONDENCE DATA

Fax Number: (415)617-2409

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: 415-617-2400

Email: officeactions@tuckerellis.com

Correspondent Name: TUCKER ELLIS LLP Address Line 1: ONE MARKET PLAZA

Address Line 2: STEUART TOWER, SUITE 700

Address Line 4: SAN FRANCISCO, CALIFORNIA 94105

ATTORNEY DOCKET NUMBER:	ANRI-08142US1
NAME OF SUBMITTER:	MICHAEL ROBBINS
SIGNATURE:	/Michael Robbins/
DATE SIGNED:	12/19/2016

Total Attachments: 2

source=anri_08142us1_Assign_signed#page1.tif source=anri_08142us1_Assign_signed#page2.tif

PATENT 504135578 REEL: 040674 FRAME: 0347

JOINT TO CORPORATE ASSIGNMENT

WHEREAS, the undersigned Inventors:

(1)	Donald Anthony Bradley ,
a resident of	Morgan Hill, California, USA
(2) a resident of	
(3) a resident of	
have invented of	certain new and useful improvements in:
CA	LIBRATION DEVICE FOR USE WITH MEASUREMENT INSTRUMENTS
for which an ag under Applicati December 2, 20	oplication for Letters Patent of the United States has been filed on, on No, claiming priority to U.S. Provisional Application No. 62/262,300, filed 015.
California, havi acquire the enti- and to all emboo Inventors (all co patents, certific	EAS Anritsu Company (hereinafter termed "Assignee"), a corporation of the State of ing a place of business at 490 Jarvis Drive, Morgan Hill, State of California, 95037, wishes to re right, title and interest in and to said application(s) and the invention disclosed therein, and in diments of the invention, heretofore conceived, made or discovered jointly or severally by said ollectively hereinafter termed "said invention"), and in and to any and all patent applications, ates of invention and other forms of protection thereon (hereinafter termed "patents") applied in the United States and/or other countries.
	THEREFORE, for good and valuable consideration acknowledged by each of said Inventors to ved in full from said Assignee:
all countries of grants on said in the Protection of (c) in and to a governmental gevery application continuation	Said Inventors do hereby sell, assign, transfer and convey unto said Assignee, the entire right, t(a) in and to said application(s) and said invention; (b) in and to all rights to apply in any and the world for patent applications, patents, certificates of inventions or other governmental evention, including the right to apply for patents pursuant to the International Convention for Industrial Property or pursuant to any other convention, treaty, agreement or understanding; my and all applications filed and any and all patents, certificates of inventions or other rants granted on said invention in the United States or any other country, including each and in filed and each and every patent granted on any application which is a division, substitution, of any of said applications; (d) in and to each and every reissue or extension of any of said in and to each and every patent claim resulting from a reexamination certificate for any and all
to enable said A States and other facts and docum papers, and other in said Assigned for prosecuting	Said Inventors hereby jointly and severally covenant and agree to cooperate with said Assignee assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United countries. Such cooperation by said Inventors shall include prompt production of pertinent nents, giving of testimony, executing of petitions, oaths, specifications, declarations or other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting the right, title and interest herein conveyed; (b) for complying with any duty of disclosure; (c) any of said applications; (d) for filing and prosecuting provisional, utility, substitute, divisional, dditional applications covering said invention; (e) for filing and prosecuting applications for

Page 1

Attorney Docket No.; ANRI-08149US1.

reissue of any of said patents; (f) for interference or other priority proceedings involving said invention; and (g) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, reexamination proceedings, compulsory licensing proceedings, infringement actions, invalidity actions, and court actions; provided, however, that the expense incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

- 3. The terms and covenants of this Assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.
- 4. Said Inventors hereby jointly and severally warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

	s have executed this instrument on the date as given
below and defivered this instrument to said Assignee: $Q/S//G$	
Date / /	Donald-Anthony Bradley
Date	(2)
	(3)

Page 2

Attorney Docket No.: ANRI-08149US1

RECORDED: 12/19/2016

Date