504293737 03/28/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4340418

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
PROTV DEVELOPMENT INC.	03/24/2017

RECEIVING PARTY DATA

Name:	INVENTEL PRODUCTS, LLC	
Street Address:	300 ROUNDHILL DRIVE, SUITE 1	
City:	ROCKAWAY	
State/Country:	NEW JERSEY	
Postal Code:	07866	

PROPERTY NUMBERS Total: 5

Property Type	Number
Patent Number:	D776345
Application Number:	15253127
Application Number:	29570795
Application Number:	15388176
Application Number:	29583689

CORRESPONDENCE DATA

Fax Number: (862)437-1114

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:862-437-1111 X 2201Email:morgan@inventel.tv

Correspondent Name: MORGAN JONES, ESQ.

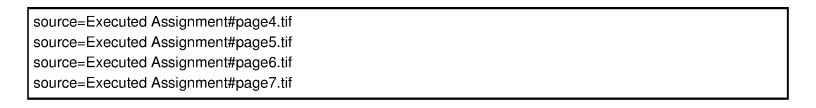
Address Line 1: 300 ROUNDHILL DRIVE, SUITE 1
Address Line 4: ROCKAWAY, NEW JERSEY 07866

NAME OF SUBMITTER:	MORGAN JONES
SIGNATURE:	/s/Morgan Jones/
DATE SIGNED:	03/28/2017

Total Attachments: 7

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Patent Assignment Agreement

This Patent Assignment Agreement ("Agreement") is made and entered into as of the 24th day of March, 2017 ("Effective Date"), by and between InvenTel Products, LLC, a limited liability company organized under the laws of the State of New Jersey, USA, with offices at 300 Roundhill Drive, Rockaway, New Jersey 07866 ("InvenTel" or "Assignee"), ProTV Development Inc., a Taiwanese corporation, with offices at 11F-1, No 15, SEC. 4, Chung Hsiao E. Rd., Taipei, Taiwan ("ProTV"), and Mr. Tang Nien Chu (aka "Jack Tang"), both in his official capacity as the President of ProTV and as an individual ("Jack Tang") (ProTV and Jack Tang collectively referred to as "Assignors") (Assignee and Assignors individually referred to as "Party", and collectively referred to as "Parties").

WHEREAS, Assignors have the right to assign their interest in the Assigned Patents (defined below); and

WHEREAS, Assignors desire to assign their ownership interest in the Assigned Patents and Assignee desires to acquire such ownership interest in the Assigned Patents;

NOW THEREFORE, for one dollar (\$1 USD) and other good and valuable consideration, the receipt of which is hereby acknowledged, the premises and mutual covenants herein contained, Assignors and InvenTel agree as follows:

1. DEFINITIONS

- A. "Product" shall mean a good sold in the global marketplace.
- B. "Assigned Patents" shall mean all patent applications pending as of the Effective Date of this Agreement, any continuation applications or issued patents listed in Exhibit A and any other unidentified pending patent applications or issued patents that Assignors currently have rights in that protect a Product or similar good, as well as any continuation, continuation in part, divisional, reissue, foreign, or international applications or patents claiming benefit thereto.

2. ASSIGNMENT

- A. Assignors hereby sell, transfer and assign to InvenTel all right, title, and interest in and to the Assigned Patents.
- B. Assignors hereby authorize and request the Under Secretary of Commerce for Intellectual Property/Director of Patents of the United States Patent and Trademark Office ("USPTO"), and any Official of the country or countries foreign to the United States, whose duty it is to issue and/or assign patents as aforesaid, to issue and/or assign all Assigned Patents, their patent families, and progeny to the Assignee in accordance with the terms of this Agreement.

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- C. Assignee shall be solely responsible for all actions and costs whatsoever, including but not limited to, taxes, attorneys' fees, and patent office fees in any jurisdiction, associated with the perfection of the Assignee's right, title, and interest in and to each of the Assigned Patents and recordation thereof.
- D. Assignee shall be solely responsible for all actions and all costs having a due date on or after the Effective Date of this Agreement, , including but not limited to, taxes, attorneys' fees, and patent office fees in any jurisdiction and associated with: (i) maintaining the enforceability of any of the Assigned Patents; or (ii) further prosecution of any of the Assigned Patents.
- E. With respect to the Assigned Patents, whether pending or issued, filed in the United States or filed in a foreign country, upon InvenTel's written request and at InvenTel's expense, Assignors shall execute all documents and instruments prepared by InvenTel, require individuals listed as inventors (or another name referring to creation of the patentable subject matter), and shall do all lawful acts, in each and every case as may be reasonably necessary to perfect InvenTel's right, title and interest in and to such Assigned Patents and recordation thereof.
- F. Assignors explicitly reserve no rights in or to the Assigned Patents after the Effective Date of this Agreement.

3. ASSIGNORS REPRESENT AND WARRANT THAT:

- A. They are the exclusive owners of the entire right, title and interest in the Assigned Patents, free and clear of any liens, or other encumbrances without limitation, and no claims have been asserted challenging Assignor's ownership of the Assigned Patents;
- B. They have the right to sell, license, or otherwise transfer the Assigned Patents, and have obtained the assignment of all interests and all rights to the Assigned Patents from any and all third parties (including employees);
- C. All maintenance and renewal fees for the Assigned Patents which would be overdue as of the Effective Date have been fully and timely paid, or the Assigned Patents are otherwise living and enforceable;
- D. They have not granted any right, license or interest in or to the Assigned Patents that is in conflict with the rights being granted under this Agreement, nor have Assignors otherwise encumbered any Assigned Patents;
- E. The Assigned Patents are valid and enforceable and there have been no claims, disputes, or legal actions asserting the Assigned Patents are invalid or unenforceable,

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and to the best of Assignors' knowledge, no such claims or actions are threatened or pending;

- F. The Assigned Patents do not infringe upon the rights of any third party, and no third party has infringed upon or misappropriated any Assignor right in the Assigned Patents;
- G. They possess all necessary rights and privileges to cause the Assigned Patents to be duly and appropriately registered in, filed in, or issued by the USPTO, the United States Copyright Office, or the corresponding offices of other jurisdictions or countries, and there is no fact or other circumstance which would prevent such registration, filing, or issuance;
- H. The Assigned Patents were not conceived, created, or developed by, or that the use thereof as contemplated would constitute, misappropriating a third party's intellectual property, including trade secrets, or violation of any agreement such as a noncompete, confidentiality, or consultation agreement;
- I. They have not withheld, and will not withhold, any material information in their possession, or is reasonably ascertainable, relating to the Assigned Patents, information related to the Assigned Patents, or as to the existence of other intellectual property filings throughout the world that apply to the Products, or similar goods; and
- J. The representations, warranties, and covenants of the Assignor set forth hereunder are true, accurate, and complete.

4. NOTICE

A. Communications and requests relevant to this Agreement or to any of the Assigned Patents shall be sent by registered or certified mail, or email to the following addresses, and shall be effective as of receipt.

INVENTEL

Yasir Abdul CEO/President InvenTel Products, LLC 300 Roundhill Drive, Suite 1 Rockaway, New Jersey 07866 USA Yasir@inventel.tv PROTV/JACK TANG

Jack Tang
President
ProTV Development, Inc.
11F-1, No. 15, SEC.4,
Chung Hsiao e Rd., Taipei
TAIWAN
jack@protvinc.com

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5. NON-DISCLOSURE

A. The Parties agree to keep confidential the existence, terms, and conditions of this Agreement, until such time that it is recorded with one or more patent or intellectual property offices, or is necessary for the Assignee to enforce its rights to the Assigned Patents.

6. MISCELLANEOUS

- A. AGENCY. The Parties are independent contractors and will have no power or authority to assume or create any obligation or responsibility on behalf of each other. This Agreement will not be construed to create or imply any partnership, agency or joint venture.
- B. BREACH. Any breach, threatened or actual, by Assignors of the representations and warranties above, or any other covenant in this Agreement, shall be a material breach of this Agreement. In the event of breach by Assignors, Assignee shall be entitled as a matter of right, to specific performance, indemnification without limitation, expenses, costs, and any other remedy at law or equity that it is otherwise entitled to, including, but not limited to damages and reasonable attorney fees.
- C. HEADINGS. The headings of sections are inserted for convenience of reference only and are not intended to be part of or to affect the meaning or interpretation of this Agreement.
- D. SEVERABILITY. If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect and construed so as to best effectuate the original intent and purpose of this Agreement.
- E. GOVERNING LAW. This Agreement shall be construed, and the legal relations between the parties hereto shall be determined, in accordance with the law of the State of New Jersey, USA, as such law applies to contracts signed and fully performed in such State, without regard to the principles of conflicts of law thereof. As part of the consideration received hereunder, each of the parties consents to the jurisdiction of any New Jersey State court located in the County of New Jersey and any federal court of the United States of America located in the District of New Jersey. Each of the parties: (i) waives all rights to trial by jury; (ii) waives all objections to New Jersey venue for any action instituted hereunder; and (iii) consents to the granting of such legal and equitable relief as is deemed appropriate by any aforementioned court.
- F. FORCE MAJEURE. Any delay in or failure of performance by a Party under this Agreement will not be considered a breach of this Agreement and will be excused to

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- the extent caused by any occurrence beyond the reasonable control of such party including, but not limited to, acts of God, power outages and government restrictions.
- G. COUNTERPARTS. This Agreement may be executed and delivered (including by facsimile transmission or .pdf) in one or more counterparts, and by the Parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.
- H. AMENDMENT. This Agreement can only be modified by a written amendment signed by the party against which enforcement of such modification is sought.
- I. EQUAL PARTICIPATION. Each party and its counsel have participated fully in the review and revision of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in interpreting this Agreement. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.
- J. WAIVER. Any failure by Assignee to enforce its rights or the Assignors' strict performance of any provision of this Agreement shall not constitute a waiver of its right to subsequently enforce such provision or any other provision of this Agreement.
- K. ENTIRE AGREEMENT. This Agreement constitutes the entire understanding between the parties and supersedes any and all prior or contemporaneous understandings or agreements, whether oral or written, between the parties, with respect to the subject matter hereof.

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IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives on the 24th day of March, 2017, at the InvenTel offices, in the County of Morris, in the State of New Jersey, USA.

InvenTel Products, LEC	ProTV Development, Inc.
By: Yasir H. Abdul	By:
Title: CEO/President	Title: President
	Jack Tang, in his individual capacity
	By:

EXHIBIT A

Product	Country	Application Number	Number	Filing/Priority <u>Date</u>
Voluluxe	Taiwan	105212496	TW M533442	8/17/2016
Voluluxe	US	29/529946	D776345	6/11/2015
Voluluxe	EU		002767913-001	8/9/2015
Voluluxe	Taiwan	104302937	D171820	6/2/2015
Voluluxe	China	ZL201530189611.0	3488545	6/11/2015
Voluluxe	Japan	2015-020025	1545091	9/9/2015
HD Mirror Cam	Taiwan	105210770	TW M530261	7/18/2016
HD Mirror Cam	Taiwan	105303902		7/18/2016
HD Mirror Cam	China	ZL201620770906.6	5833683	7/21/2016
HD Mirror Cam	US	15/253127		8/31/2016
HD Mirror Cam	US	29/570795		7/12/2016
HD Mirror Cam	China	ZL201630310388.5	4001520	7/8/2016
Commando Light	Taiwan	105216772		11/3/2016
Commando Light	Taiwan	105306603		11/3/2016
Commando Light	US	15/388176		12/22/2016
Commando Light	US	29/583689		11/8/2016

Additional lines provided to allow for Assignors to disclose other patents and applications pertaining to the products listed above, or similar goods, that are currently unknown to Assignee.

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