

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT5451783

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
MILESTONE SYSTEMS A/S	12/06/2016
MORTEN ENGEL KRISTIANSEN	12/06/2016
RECEIVING PARTY DATA	
Name:	CANON EUROPA N.V.
Street Address:	BOVENKERKERWEG 59, 1185 XB
City:	AMSTELVEEN
State/Country:	NETHERLANDS
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16330734
CORRESPONDENCE DATA	
Fax Number:	(949)932-3560
<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:	9499323329
Email:	ipdocketing@cusa.canon.com
Correspondent Name:	CANON U.S.A. INC. INTELLECTUAL PROPERTY
Address Line 1:	15975 ALTON PARKWAY
Address Line 4:	IRVINE, CALIFORNIA 92618-3731
ATTORNEY DOCKET NUMBER:	1000-25157-PCTUS-NP-CINC
NAME OF SUBMITTER:	JOCELYN LIN
SIGNATURE:	/Jocelyn Lin/
DATE SIGNED:	04/01/2019
Total Attachments: 5	
source=1000-25157-PCTUS-NP-CINC_AssignmentMilestoneAndInventorToCanonEurope#page1.tif	
source=1000-25157-PCTUS-NP-CINC_AssignmentMilestoneAndInventorToCanonEurope#page2.tif	
source=1000-25157-PCTUS-NP-CINC_AssignmentMilestoneAndInventorToCanonEurope#page3.tif	
source=1000-25157-PCTUS-NP-CINC_AssignmentMilestoneAndInventorToCanonEurope#page4.tif	
source=1000-25157-PCTUS-NP-CINC_AssignmentMilestoneAndInventorToCanonEurope#page5.tif	

MILR-00011

DATED _____ 2016

PATENT ASSIGNMENT

THIS DEED is made on 6 December 2016

BETWEEN

(1) Milestone Systems A/S of Banemarksvej 50 C, DK-2605 Brøndby, Denmark ("Milestone");

(2) Morten Engel Kristiansen (hereinafter referred to as "the Inventor");

(Milestone and the Inventor together being "the Assignors")

(3) CANON EUROPA N.V. of Bovenkerkerweg 59, 1185 XB Amstelveen, Netherlands ("Canon")

INTRODUCTION

(A) Canon is applicant for a United Kingdom patent ("the Application") details of which are set out in the Schedule.

(B) The Inventor is an employee of Milestone and the invention the subject of the Application ("the invention") was made by the Inventor through their employment by Milestone in circumstances where the exploitation of the invention falls within the scope of the activities of Milestone or through performing a task specifically assigned to the Inventor in circumstances where the exploitation of the invention falls outside the scope of the activities of Milestone.

(C) Milestone and Canon have agreed that the invention shall belong to Canon.

THE PARTIES HEREBY AGREE AS FOLLOWS:

1. Acknowledgement and Assignment

The Assignors hereby confirm and acknowledge that Canon owns all rights in the invention and assign and convey to Canon absolutely any and all right, title and interest that they may have in and to:

- (a) the Application;
- (b) the right to claim priority from and to prosecute further applications claiming priority from the Application;
- (c) the right to file divisional and continuation and continuation-in-part applications based on the Application or further applications claiming priority therefrom and to prosecute and obtain grant of any application so filed;
- (d) the invention throughout the world;
- (e) the right to apply for patent or other protection in respect of the invention in all parts of the world whether by way of national or supranational patents and whether or not claiming the priority date of the Application;
- (f) the right to extend to or register in or in respect of any country or territory in the world the Application and to extend to or register in, or in respect of, any country or territory in the world any patent or like protection granted on any of such applications;
- (g) in the event that any patent or other protection should have been granted to the Assignors or any of them in respect of the invention whether pursuant to the Application or otherwise prior to the date of execution of this assignment, the patent or other protection so granted; and

(h) the right to bring, make, oppose, defend, appeal proceedings, claims or actions and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the assigned rights in paragraphs (a) to (g) above whether occurring before, on, or after the date of this agreement.

2. Terms and Conditions

2.1 The Assignors and each of them will at the request and cost (as to out-of-pocket expenses only) of Canon:

(a) use their best endeavours in assisting Canon to obtain the grant of valid patents in respect of the invention throughout the world;

(b) if requested by Canon instruct patent agents nominated by Canon for the purposes of prosecuting applications for such patents whilst delegating to Canon the right to give instructions to such agents;

(c) use their best endeavours to assist Canon in perfecting or obtaining title to, protecting the validity or scope of patent rights; and

(d) execute or sign any document or do any other thing necessary to give effect to this agreement or complete and perfect the grant set out in clause 1 above.

2.2 The Assignors hereby irrevocably appoint Canon and its successors-in-title and each of them to be their attorneys to execute or sign any document or to do any other thing which Canon may consider necessary or desirable for the purpose of giving effect to this agreement or completing and perfecting the grant set out in clause 1 above (including in particular those matters which Canon may require the Assignors to attend to pursuant to sub-clause 2.1 above) and the Assignors hereby ratify and confirm and agree to ratify and confirm whatever Canon shall lawfully do pursuant to its powers under this sub-clause.

2.3 The inventor agrees that his obligations under this agreement shall continue after such time as he ceases to be employed by Milestone.

2.4 Milestone agrees to ensure and procure the performance by the inventor of their obligations under this agreement to the full extent Milestone can lawfully do as employer of the inventor.

2.5 The Assignors and each of them confirm and acknowledge that they have complied with The Consolidate Act of January 24, 2012 on Employees' Inventions ("the Act") as amended from time to time.

2.6 Milestone agrees to ensure and procure the performance by the inventor of their obligations under the Act.

2.7 Milestone confirms and acknowledges that any compensation in respect of the invention to which the inventor is entitled whether under the Act or otherwise is Milestone's sole responsibility.

3. Consideration

In consideration of the covenants and assignment herein Canon has paid Milestone the sum of €1 and other good and valuable consideration, the receipt of which Milestone hereby acknowledges, and in accordance with an inventor compensation scheme operated by Milestone, Milestone has made payment to the inventor, the receipt of which the inventor hereby acknowledges.

4. General

4.1 No failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise

of that or any other right or remedy.

4.2 Each party acknowledges that, in entering into this agreement, it has not relied on, and shall have no right or remedy in respect of, any statement, representation, assurance or warranty (whether made negligently or innocently) other than as expressly set out in this agreement. Each party agrees that its only liability in respect of those representations and warranties that are set out in this agreement (whether made innocently or negligently) shall be for breach of contract.

4.3 If any court or competent authority finds that any provision of this agreement (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions of this agreement shall not be affected.

4.4 If any invalid, unenforceable or illegal provision of this agreement would be valid, enforceable and legal if some part of it were deleted, the provision shall apply with the minimum modification necessary to make it legal, valid and enforceable.

4.5 This Deed may be executed in any number of counterparts, each of which when executed and delivered shall constitute an original of this agreement, but all the counterparts shall together constitute the same agreement.

5. Governing Law and Jurisdiction

5.1 This Deed and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the English laws.

5.2 The parties irrevocably agree that the English courts shall have exclusive jurisdiction, save in the event of enforcement when its jurisdiction shall be non-exclusive, to settle any dispute or claim that arises out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

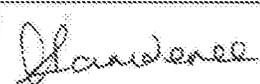
This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.

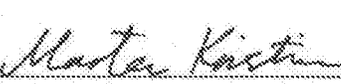
SCHEDULE

MILE-00011

Application No.	Filing Date	Title
GB1615389.2	9 September 2016	Surveillance apparatus and surveillance method

Signed as a deed on behalf of Milestone Systems A/S, a company incorporated in Denmark, by a person who, under the laws of that territory is acting under the authority of the company	
	Lars Larsen CFO
Witnessed by	 (RAYNA ARANHA)

Signed as a deed on behalf of CANON EUROPA N.V., a company incorporated in the Netherlands, by a person who, under the laws of that territory, is acting under the authority of the company	
	David John Bateson Authorised Signatory
Witnessed by	

Signed as a deed by Morten Engel Kristiansen	
Witnessed by	 (RAYNA ARANHA)