

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6368279

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	GLENAYRE ELECTRONICS, INC	12/31/2006
RECEIVING PARTY DATA		
Name:	IP UNITY PEACH, INC.	
Street Address:	475 SYCAMORE DRIVE	
City:	MILPITAS	
State/Country:	CALIFORNIA	
Postal Code:	95035	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Application Number:	11170459
CORRESPONDENCE DATA		
Fax Number:		
<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:	7707090080	
Email:	gsmith@srtslaw.com	
Correspondent Name:	SMITH TEMPEL BLAHA LLC	
Address Line 1:	50 GLENLAKE PKWY SUITE 340	
Address Line 4:	ATLANTA, GEORGIA 30328	
ATTORNEY DOCKET NUMBER:	07001.1130	
NAME OF SUBMITTER:	GREGORY SCOTT SMITH	
SIGNATURE:	/Gregory Scott Smith/	
DATE SIGNED:	10/26/2020	
Total Attachments: 5		
source=07001.1130 Assignment Glenayre to IP Unity Peach#page1.tif		
source=07001.1130 Assignment Glenayre to IP Unity Peach#page2.tif		
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PATENT ASSIGNMENT

This Patent Assignment ("**Assignment**") is made as of December 30, 2006, to be effective December 31, 2006, by **Glenayre Electronics, Inc.**, a Colorado corporation having its registered office at 825 8th Avenue, 23rd Floor, New York, NY 10019 ("**Assignor**"), to **IP Unity Peach, Inc.**, a Delaware corporation having a place of business at 475 Sycamore Drive, Milpitas, CA 95035 ("**Assignee**").

RECITALS

A. Assignor and Assignee are parties to an Asset Purchase Agreement dated December 14, 2006 (the "**Asset Purchase Agreement**"), which provides, in part, for the sale to Assignee of substantially all of the assets of Assignor used or held for use by the Assignor and certain of its subsidiaries in the conduct of the Messaging Business (as defined in the Asset Purchase Agreement).

B. Assignor owns the patent(s) and patent applications set forth on Schedule A hereto (the "**Patents**").

C. Pursuant to the Asset Purchase Agreement, Assignor desires to assign to Assignee all of Assignor's right, title and interest in and to the Patents.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing premises, the mutual covenants and agreements contained in the Asset Purchase Agreement and the covenants and agreements in this Assignment and to induce Assignee to consummate the transactions contemplated by the Asset Purchase Agreement, Assignor agrees as follows:

1. Assignor does hereby sell, transfer, assign and deliver to Assignee all of Assignor's right, title and interest in and to the Patents (and regarding Patents that are patent applications, any patents that may issue therefrom), including any foreign counterparts, patents, divisionals, provisionals, continuations in whole or in part, reissues or extensions thereof, and the right to claim priority to any of the preceding, the same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment and sale had not been made; together with all claims for damages by reason of past infringements of the Patents and the right to sue for and collect such damages, as permitted under the applicable laws for any jurisdiction or country in which such claims may be asserted (provided, however, that the foregoing does not require Assignor to pay to Assignee any revenues or damages previously recovered or to be recovered pursuant to contracts previously concluded by Assignor, nor does it amend any other written agreements between Assignor and Assignee with respect thereto), for the use and benefit of Assignee and its successors, assigns and other legal representatives.

2. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, and any officer of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of intellectual property protection

or applications as aforesaid, to issue the same to Assignee and its successors, assigns and other legal representatives in accordance with the terms of this instrument.

3. At any time, and from time to time hereafter, Assignor shall forthwith, upon Assignee's reasonable written request, take any and all reasonable steps to execute, acknowledge and deliver to Assignee any and all further instruments and assurances necessary or expedient in order to vest the aforesaid rights in Assignee and to facilitate Assignee's enjoyment and enforcement of said rights and causes of action.

4. If any provision of this Assignment shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Assignment shall otherwise remain in full force and effect and enforceable. This Assignment shall be deemed to have been made in, and shall be construed pursuant to the laws of the State of New York and the United States America without regard to conflicts of laws provisions thereof.

5. To the extent any provision of this Assignment conflicts with any provision of the Asset Purchase Agreement, the Asset Purchase Agreement will control.

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IN WITNESS WHEREOF, Assignor has executed this Assignment on the date first above written.

Assignor

GLENAYRE ELECTRONICS, INC.

By: 

Name: Matthew K. Behrent

Title: Senior Vice President and
Chief Acquisitions Officer

Schedule A

Issued

U.S. Patent Number	Brief Description from U.S. Patent and Trademark Office
7,065,182	Voice mail message repositioning device
6,938,074	World Wide Web access for voice mail and page

Applications

U.S. Patent Number	Brief Description from U.S. Patent and Trademark Office
20060002403	Distributed IP architecture for telecommunications system
20040054523	Integrated voice navigation system and method
20030014494	World wide web access for voice mail and page
20020165918	World wide web access for voice mail and page
20020165917	World wide web access for voice mail and page
20020152275	World wide web access for voice mail and page
20010051986	World wide web access for voice mail and page
20010012270	Method of congestion control for wireless messaging systems
2006/033694	(Wo 2006/033694) health monitor for a geographically distributed voice messaging system
2006/019558	(Wo 2006/019558) message durability and retrieval in a geographically distributed voice messaging system
2006/005053	(Wo 2006/005053) distributed telecommunications architecture providing redundant gateways and ip device integration
2006/005052	(Wo 2006/005052) audio chunking
2006/005051	(Wo 2006/005051) distributed ip architecture for telecommunications system
2006/004995	(Wo 2006/004995) load balancing in a distributed telecommunications platform
2006/004862	(Wo 2006/004862) distributed customizable voicemail system
2006/004857	(Wo 2006/004857) auto block and auto discovery in a distributed communication system
2006/004845	(Wo 2006/004845) system and method for message storage assurance in a geographically

**U.S. Patent
Number**

Brief Description from U.S. Patent and Trademark Office
distributed voice messaging system

2006/004844	(Wo 2006/004844) system and method for outbound calling from a distributed telecommunications platform
2006/004842	(Wo 2006/004842) telephony protocol server and telephony protocol client in a distributed ip architecture telecommunications system
2006/004836	(Wo 2006/004836) enhanced voicemail system