

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT7783425

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	08/03/2022
CONVEYING PARTY DATA	
Name	Execution Date
WORD TO INFO, INC.	11/18/2022
RECEIVING PARTY DATA	
Name:	RPX CORPORATION
Street Address:	ONE MARKET PLAZA, STEUART TOWER
Internal Address:	SUITE 700
City:	SAN FRANCISCO
State/Country:	CALIFORNIA
Postal Code:	94105
PROPERTY NUMBERS Total: 7	
Property Type	Number
Patent Number:	5715468
Patent Number:	6138087
Patent Number:	6609091
Patent Number:	7349840
Patent Number:	7873509
Patent Number:	8326603
Patent Number:	8688436
CORRESPONDENCE DATA	
Fax Number:	(303)291-2400
<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:	3032912300
Email:	patentprocurement@perkinscoie.com, sserrano@perkinscoie.com
Correspondent Name:	PERKINS COIE LLP
Address Line 1:	P.O. BOX 1247
Address Line 4:	SEATTLE, WASHINGTON 98111-1247
ATTORNEY DOCKET NUMBER:	115601-15
NAME OF SUBMITTER:	SHANNON SERRANO

SIGNATURE:	/Shannon Serrano/
DATE SIGNED:	02/07/2023

Total Attachments: 48

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EXHIBIT G

PATENT ASSIGNMENT AGREEMENT

This PATENT ASSIGNMENT AGREEMENT ("Patent Assignment"), dated as of August 3, 2022 ("Effective Date"), is entered into by and between Word To Info, Inc., a Texas company, with a principal place of business at 1106 Edgewood Dr., Richardson, Texas 75081 ("Assignor"), and RPX Corporation, a Delaware corporation with a principal place of business at One Market Plaza, Steuart Tower, Suite 1100, San Francisco, CA 94105 ("RPX").

For good and valuable consideration, the receipt of which is hereby acknowledged, Assignor hereby:

- (A) irrevocably assigns to RPX:
- (1) the entire right, title, and interest, everywhere in the world, to
 - (a) the issued patents and/or patent applications set forth on Schedule 1 hereto,
 - (b) any patent applications and/or patents that may claim priority to the item in (a) (including but not limited to continuations, continuations-in-part, divisionals, renewals, extensions, and reexaminations or reissues of the patent in (a), including any foreign counterparts of such patent, together with all priority rights and counterpart applications under any existing or future international patent conventions, agreements, or treaties),
 - (c) any other rights in the inventions described in any of (a) or (b), including rights to future patent applications and all rights of cooperation assigned or granted by a third party;
(all of the foregoing in (1), collectively, the "Assigned Patent");
 - (2) the right to sue third parties for infringement (including but not limited to past, present and future infringement, damages and injunctive relief) of the Assigned Patent accruing based on activities occurring prior to the Effective Date hereof or hereafter; and
 - (3) any current or future right to receive royalties based on any of the foregoing in (1) or (2);
(all of the foregoing in (A), collectively, the "Assigned Rights"); and
- (B) agrees upon request of RPX (or its successors, assigns, or legal representatives) to, and if Assignor is unable or unwilling to do so authorizes RPX to act in Assignor's name to:
- (1) execute all truthful oaths, assignments, powers, and any other papers;
 - (2) testify in any proceeding; and
 - (3) otherwise take any action, and fully cooperate with RPX;
in each case, related to securing and enforcing RPX's Assigned Rights related to this Patent Assignment.

RPX agrees that this assignment is being made subject to those agreements entered into by Assignor and set forth on Exhibit F to that Patent Purchase and Assignment Agreement entered into by Assignor and RPX on November 20, 2017, as updated through the date of the assignment.

The terms and conditions of this Patent Assignment will inure to the benefit of RPX, its successors, assigns and other legal representatives, and will be binding upon Assignor, its successors, assigns, and other legal representatives.

IN WITNESS WHEREOF, the parties hereto have caused this Patent Assignment to be executed as of the Effective Date. Each individual signing below represents and warrants that he or she has authority to sign for and enter into this Patent Assignment on behalf of his or her respective party.

Agreed to:

Notary Seal:

Word To Info, Inc.

by RPX Corp. for Word To Info, Inc.
pursuant to Section 1.4 of the Patent License and Assignment Agreement
between Word To Info, Inc. and RPX Corp. dated November 20, 2017

By: Steve Chiang

Name: Steve Chiang

Title: Vice President & Chief IP Officer

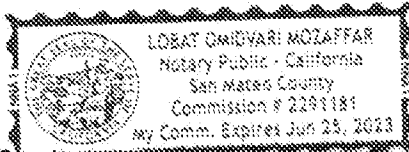
Date: November 18, 2022

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of San Mateo

Subscribed and sworn to (or affirmed) before me on this 18
day of November, 2022, by Steve Chiang,

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.



(Seal)

Signature

Lobat Quidvari

Patent Assignment Agreement

SCHEDULE 1

PATENTS

Family	Patent/Pub. No.	Application No.	Pub. Country	Title	Status	File Date	Issue/Pub. Date
1	US5715468	US08/315691	US	Memory system for storing and retrieving experience and knowledge with natural language	Expired	9/30/1994	2/3/1998
1	US6138087	US08/937144	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes and/or directed graphs	Expired	9/24/1997	10/24/2000
1	US6609091	US09/671580	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes and/or directed graphs	Expired	9/27/2000	8/19/2003
1	US7349840	US10/638220	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs and/or context memory	Expired	8/8/2003	3/25/2008

Item No.	Patent/Pub. No.	Application No.	Pub. Country	Title	Status	File Date	Issue/Pub Date
1	US2004010 7088	US10/638220	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs and/or context memory	Expired	8/8/2003	6/3/2004
1	US7873509	US12/077540	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs, context memory, and/or purpose relations	Expired	3/20/2008	1/18/2011
1	US8326603	US12/930779	US	Memory system for storing and retrieving experience and knowledge with natural language queries	Expired	1/14/2011	12/4/2012
1	US8688436	US13/694429	US	Memory system for storing and retrieving experience and knowledge by utilizing natural language responses	Expired	11/30/2012	4/1/2014



DECLARATION OF LOURDES RODRIGUEZ

I, Lourdes Rodriguez, declare as follows:

1. I am over the age of 18 and have personal knowledge of the facts stated in this declaration. If called as a witness, I could and would testify competently to those facts.

2. I am currently a Senior Manager of Paralegal Services at RPX Corporation ("RPX"). I have worked at RPX for over a decade, since 2011.

3. I attach a true and correct copy of the Patent License and Assignment Agreement between RPX and Word To Info, Inc. ("Word to Info"), effective November 20, 2017 (the "Word to Info-RPX PLAA"). I have redacted certain portions of this agreement that are confidential.

4. Section 1.3 of the Word to Info-RPX PLAA states that, after RPX pays the License Fee and upon Final Resolution of all Licensor Litigations, Word to Info "shall automatically be deemed to assign, transfer and convey to RPX all right, title and interest throughout the world in and to the Patents, including . . . (the 'Patent Assignment')." "

5. Section 1.4 of the Word to Info-RPX PLAA states that, if RPX "is unable for any reason whatsoever" to secure Word to Info's signature to the Patent Assignment Agreement or any other document reasonably necessary to effectuate the Patent Assignment, Word to Info "irrevocably designates and appoints RPX, and each of its Affiliates, and their respective duly authorized officers and agents, as its agents and attorneys-in-fact to act for and on its behalf and instead of it, to execute and file any such document and to do all other lawfully permitted acts to further the purposes of Section 1.3 with the same legal force and effect as if executed by [Word to Info]."



6. RPX has made efforts to secure Word to Info's signature to the Patent Assignment Agreement, but they have been unsuccessful to date.

I declare under penalty of perjury that the foregoing is true and correct. Executed on May 9, 2022 in Union City, California.

A handwritten signature in black ink, appearing to read "L. Rodriguez", written over a horizontal line.

Lourdes Rodriguez

PATENT LICENSE AND ASSIGNMENT AGREEMENT

This PATENT LICENSE AND ASSIGNMENT AGREEMENT (this "Agreement") is entered into by and between Word To Info, Inc., a Texas company with a principal place of business at 1106 Edgewood Dr., Richardson, Texas 75081 ("Licensor"), and RPX Corporation, a Delaware corporation with a principal place of business at One Market Plaza, Steuart Tower, Suite 1100, San Francisco, CA 94105 ("RPX"), on the date when this Agreement has been executed by both Licensor and RPX (the "Effective Date"). Each of RPX and Licensor is a "Party", and collectively, are referenced as the "Parties".

WHEREAS, Licensor is the sole and exclusive owner of, and has the right to license and assign in the United States and throughout the world, the Patents (as defined below);

WHEREAS, RPX desires to purchase from Licensor the Patents according to the Patent Assignment (as defined below), provided that the preconditions to the assignment of such rights as described herein shall have been met;

WHEREAS, prior to the completion of the purchase of the Patents, RPX desires to acquire from Licensor a Patent License (as defined below), including the right to grant to RPX Licensees (as defined below) a sublicense of the same scope and duration as the Patent License, provided that the preconditions to the granting of such rights as described herein are met;

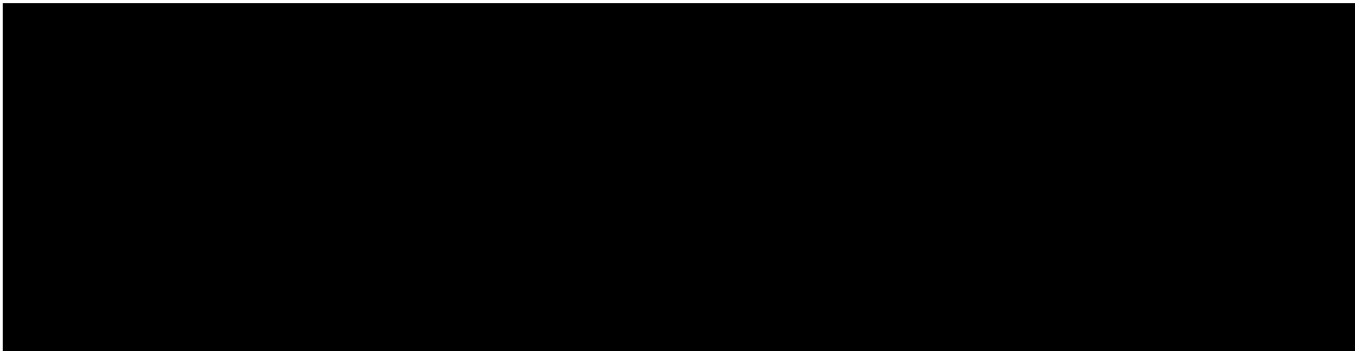
WHEREAS, Licensor is willing to sell to RPX the Patents according to the Patent Assignment (as defined below), provided that the preconditions to the assignment of such rights as described herein shall have been met; and

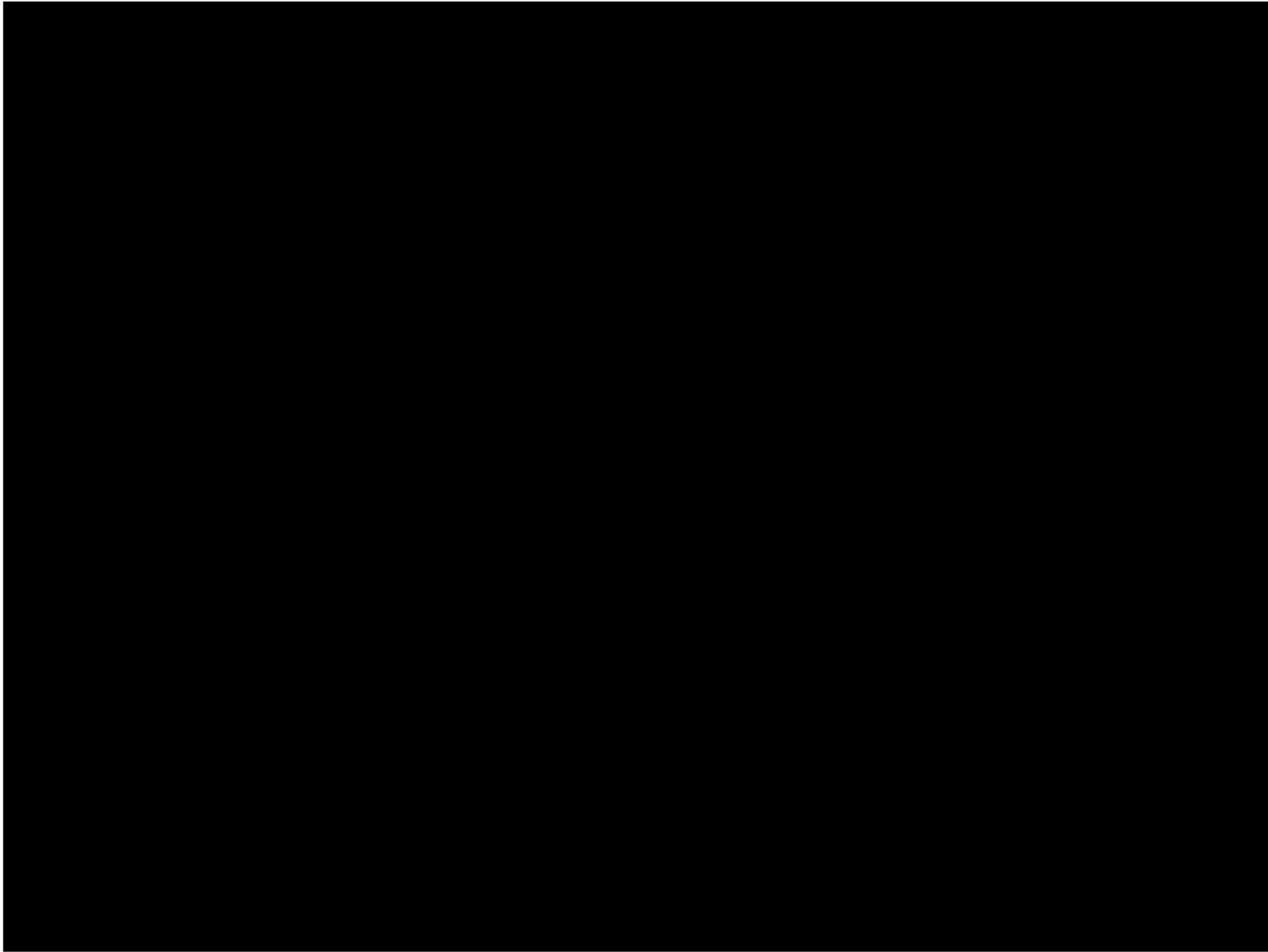
WHEREAS, prior to the completion of the sale of the Patents, Licensor is willing to grant to RPX a Patent License, including the right to grant to RPX Licensees a sublicense of the same scope and duration as the Patent License, provided that the preconditions to the granting of such rights as described herein are met; and

NOW, THEREFORE, in consideration of the premises and covenants herein contained, RPX and Licensor agree as follows:

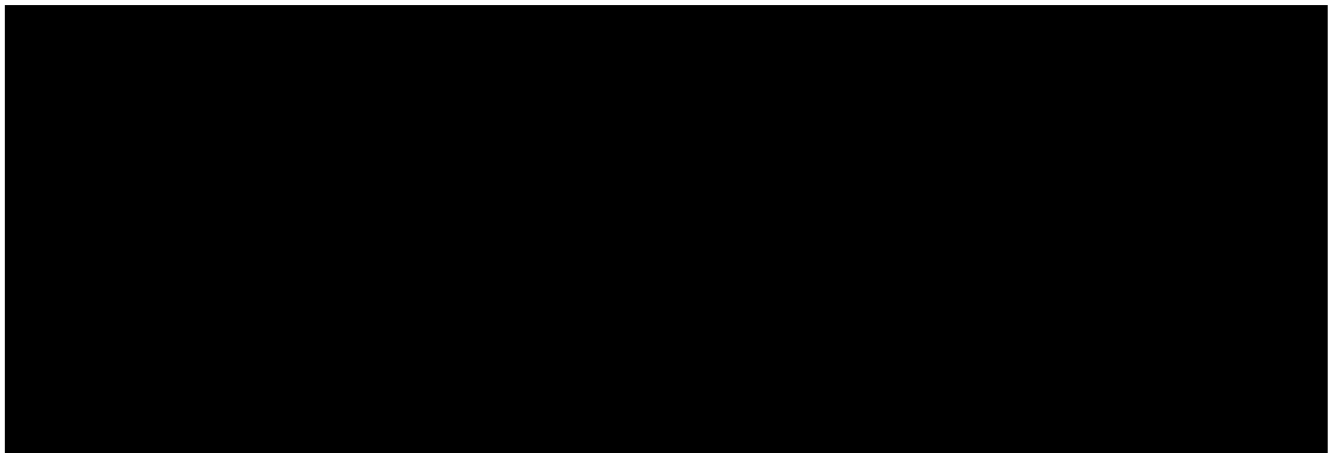
Definitions

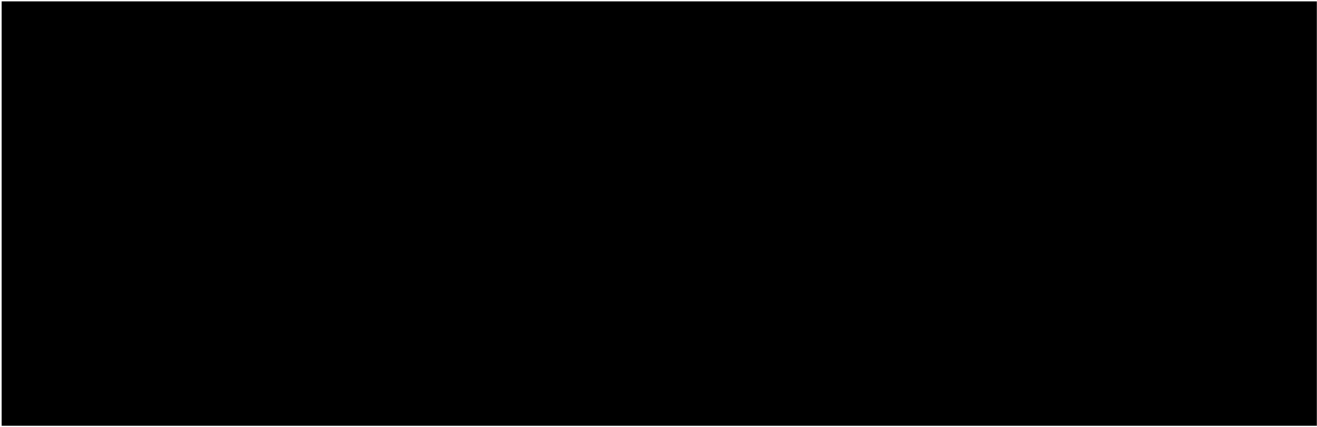
As used herein, the following terms shall have the following meanings:






“Final Resolution” shall mean the termination of all Licensor Litigations against all Licensor Litigation Defendants, where such termination results from (i) dismissal of the Licensor Litigations with prejudice or (ii) entry of a final judgment and the exhaustion of any and all appeals with respect to the Licensor Litigations and post-grant reviews of the Patents, or the expiration of the time for any appeal with respect to the Licensor Litigations.



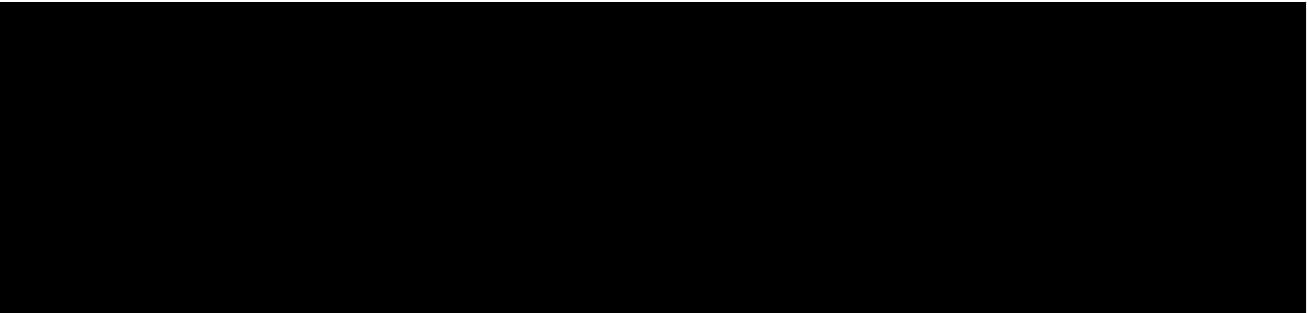


“Licensor Litigations” shall mean any and all lawsuits relating to any Patent filed at any time by Licensor in any state or federal court in the United States, in any court or tribunal in any foreign country, or before the United States International Trade Commission. Any one of the Licensor Litigations is a “Licensor Litigation”.



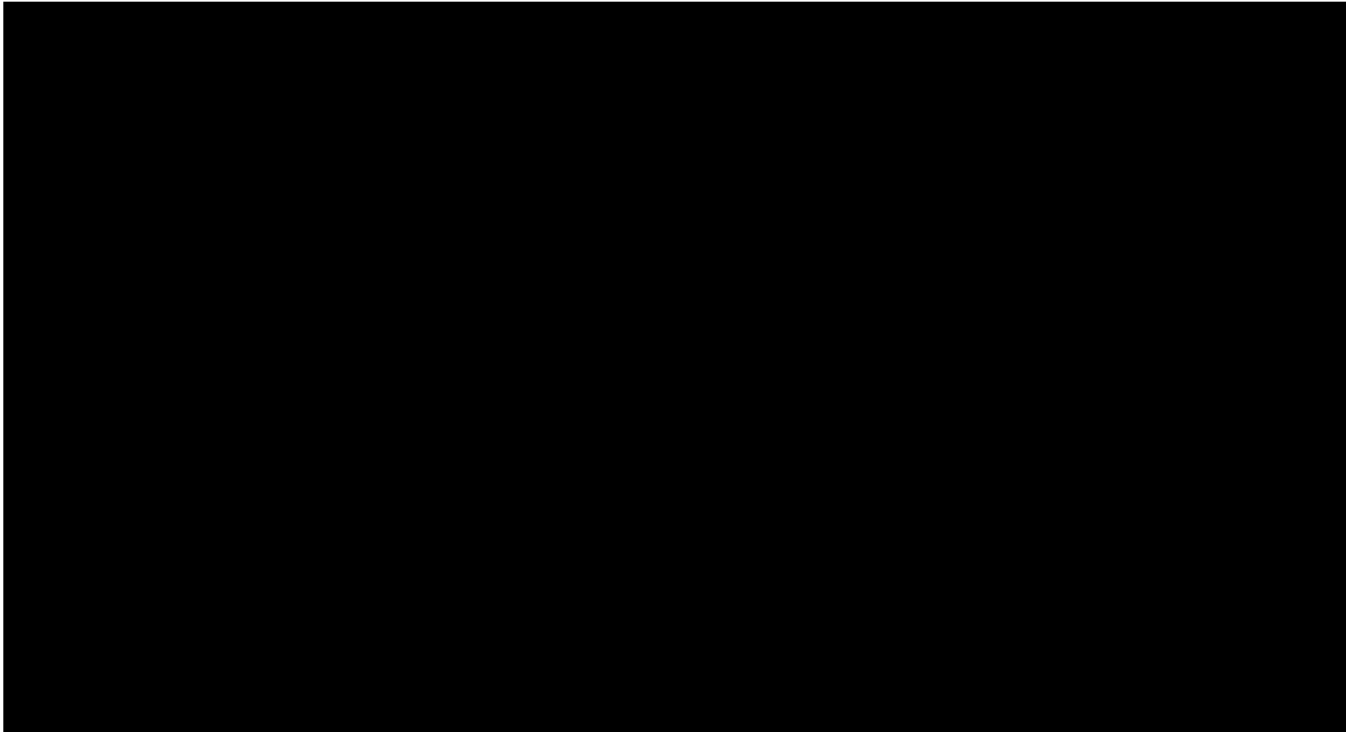
“Patent Assignment” shall have the meaning ascribed to it in Section 1.3.

“Patent Assignment Agreement” shall mean the Patent Assignment Agreement attached hereto as Exhibit G.



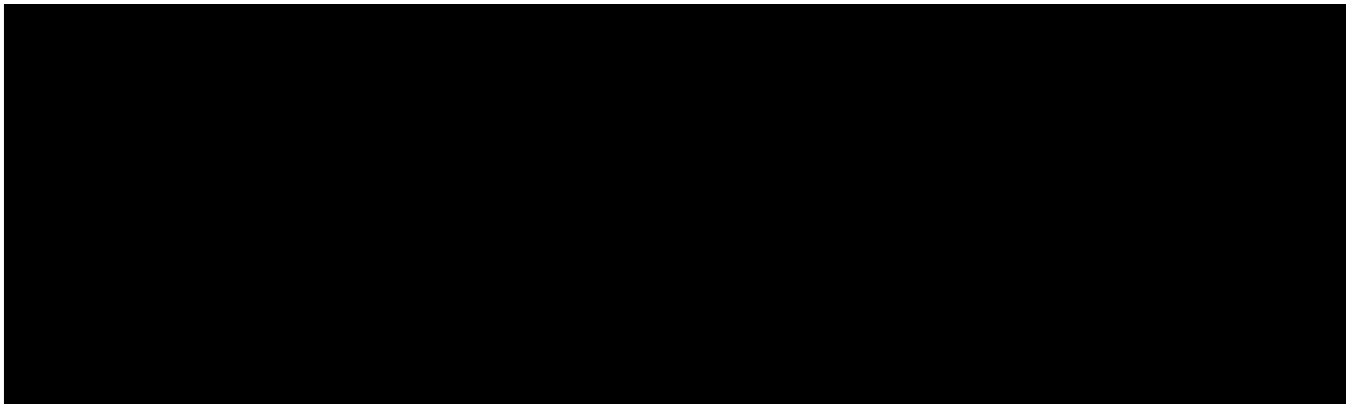
“Patents” shall mean: (i) the patents and patent applications identified on Exhibit B and any and all foreign counterparts of any of the foregoing; (ii) any and all patents that have issued or may issue from any of the patents or patent applications described in (i) of this definition; (iii) any and all patents and patent applications that, in whole or in part, claim priority to (directly or indirectly), or the benefit of the filing date of, any of the patents or patent applications described in (i) or (ii) of this definition, including any and all child, continuation, continuation-in-part, continuing prosecution, divisional, provisional, non-provisional, reissue, reexamination, substitution, extension and counterpart patents and patent applications of any of the patents or patents applications described in (i) or (ii) of this definition; (iv) any and all patents and patent

applications from which any of the patents or patent applications described in (i) or (ii) of this definition, in whole or in part, claim the benefit of priority (directly or indirectly) or otherwise claim the benefit of the filing date, including any and all parent patents or patent applications of any of the patents or patent applications described in (i) or (ii) of this definition; and (v) any and all extensions or renewals of any of the patent or patent applications described in this definition. Any one of the foregoing is a "Patent".



Section 1. Fees, Patent License and Patent Assignment

1.1 Fees. Within ten (10) business days following the Effective Date of this Agreement, RPX shall pay to Licensor the amount of [REDACTED] (the "License Fee"). Payments made under this Agreement shall be made via wire transfer, without deduction of taxes or banking fees of any kind, per the following wire account information:



1.3 Patent Assignment.

After RPX pays the License Fee and upon Final Resolution of all Licensor Litigations, Licensor shall automatically be deemed to assign, transfer and convey to RPX all right, title and interest throughout the world in and to the Patents, including:

(1) all rights to make applications for patents or other forms of protection for said Patents (including without limitation the underlying inventions described therein) throughout the world and to apply throughout the world for certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any of the Patents and the inventions and discoveries therein, as well as to claim and receive the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, including the right to invoke and claim such right of priority without further written or oral authorization;

(2) all causes of action and enforcement rights of any kind (whether such claims, causes of action or enforcement rights are known or unknown; currently pending,

filed, to be filed; or otherwise) under the Patents and/or under or on account of the Patents for past, current and future infringement of the Patents;

(3) rights to collect royalties or other payments under or on account of the Patents or any of the foregoing which arise after the date of such assignment (specifically excluding all royalties or other payments due to Licensor arising out of any settlement of Licensor Litigation made prior to the date of Final Resolution); and

(4) all rights of cooperation relating to the Patents that were assigned or granted by any third party to Licensor.

All of the foregoing in this Section 1.3 shall be deemed the "Patent Assignment". Licensor shall not assign, and the Patent Assignment shall not include, any (X) proceeds or royalties payable to Licensor, or liability for or obligation to pay any expenses or fees, relating to the Patents incurred or accrued prior to the effective date of the Patent Assignment or any Licensor Litigation or (Y) liability, obligation, covenant or amount receivable under any agreement entered by Licensor prior to the Effective Date, except for the licenses set forth on Exhibit F attached hereto. Until the effective date of the Patent Assignment, Licensor holds the Patents, subject to the terms of this Agreement. After the effective date of the Patent Assignment, Licensor shall no longer have any obligation with respect to the Patents except as set forth herein.

1.4 Effectuation of Patent Assignment. As of the effective date of the Patent Assignment, Licensor shall, without charge to RPX, or its Affiliates, successors, assigns and nominees, but at Licensor's expense, execute and deliver to RPX the Patent Assignment Agreement and any other document reasonably necessary to effectuate the Patent Assignment set forth in Section 1.3. In the event that RPX, or its Affiliates, successors, assigns and nominees, is unable for any reason whatsoever to secure Licensor's signature to any documents it is entitled to under this Section 1.4, Licensor hereby irrevocably designates and appoints RPX, and each of its Affiliates, and their respective duly authorized officers and agents, as its agents and attorneys-in-fact to act for and on its behalf and instead of it, to execute and file any such document and to do all other lawfully permitted acts to further the purposes of Section 1.3 with the same legal force and effect as if executed by Licensor.

1.5 Cooperation. From and after the effective date of the Patent Assignment, Licensor agrees to cooperate with RPX and its Affiliates, successors, assigns and nominees to perform such other acts and provide such assistance as RPX, and its Affiliates, successors, assigns and nominees, lawfully and reasonably may request to obtain, maintain, defend, or enforce letters patent for the Patents, in any and all countries, including but not limited to searching for and delivering copies of all documents in Licensor's or its counsel's possession reasonably requested by RPX, or its Affiliates, successors, assigns and nominees, relating to ownership, filing, prosecution, infringement, validity, or enforceability of the Patents. RPX shall reimburse Licensor for all reasonable out-of-pocket costs incurred in connection with complying with the foregoing, provided that RPX approves of such costs in writing beforehand.

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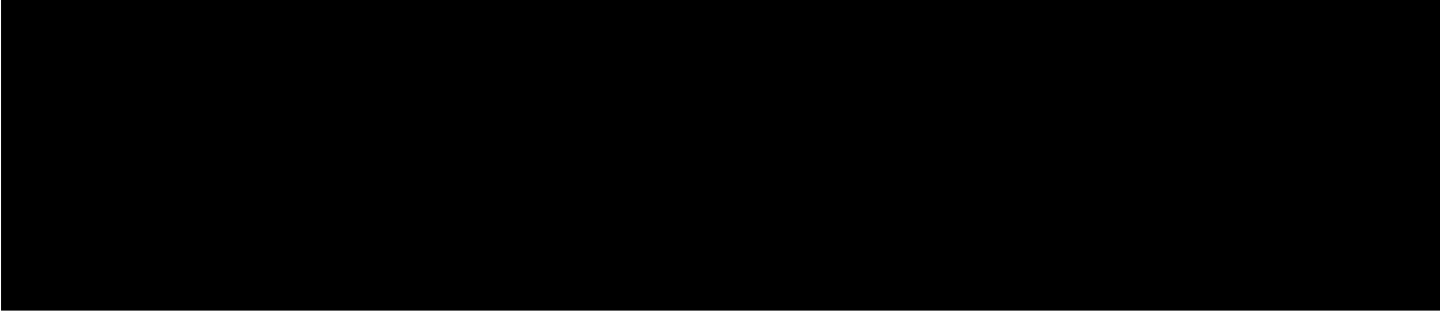
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REEL: 062667 FRAME: 0939



5.2 Notices. Notices and other communications relevant to this Agreement or to any of the Patents shall be sent by electronic mail, hand delivery, or by registered or certified mail to the following address, or to such other address as may be given by notice hereafter, and shall be effective upon sending, if sent by electronic mail, as proven by electronic date stamp, or upon receipt if sent by registered or certified mail, as proven by a post office delivery receipt:

For Licensor:

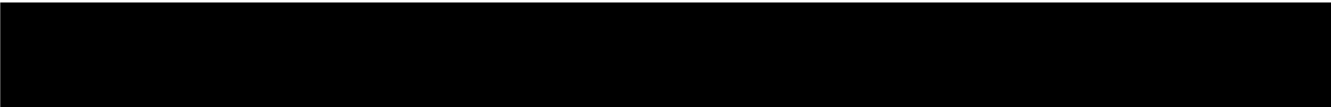
Steven R. Daniels
Farney Daniels, PC
800 S. Austin Ave., Suite 200
Georgetown, Texas 78626
Email: sdaniels@farneydaniels.com

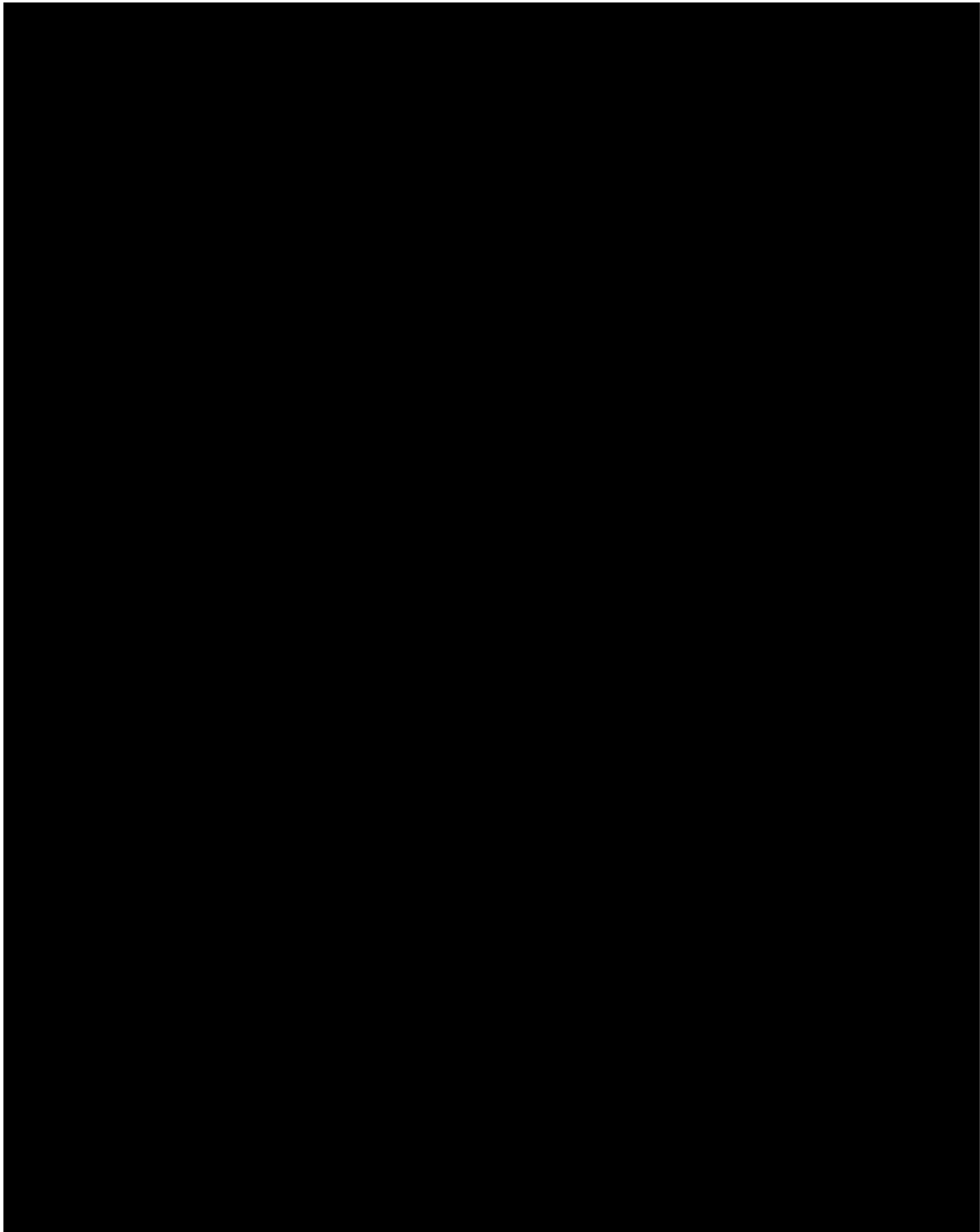
For RPX:

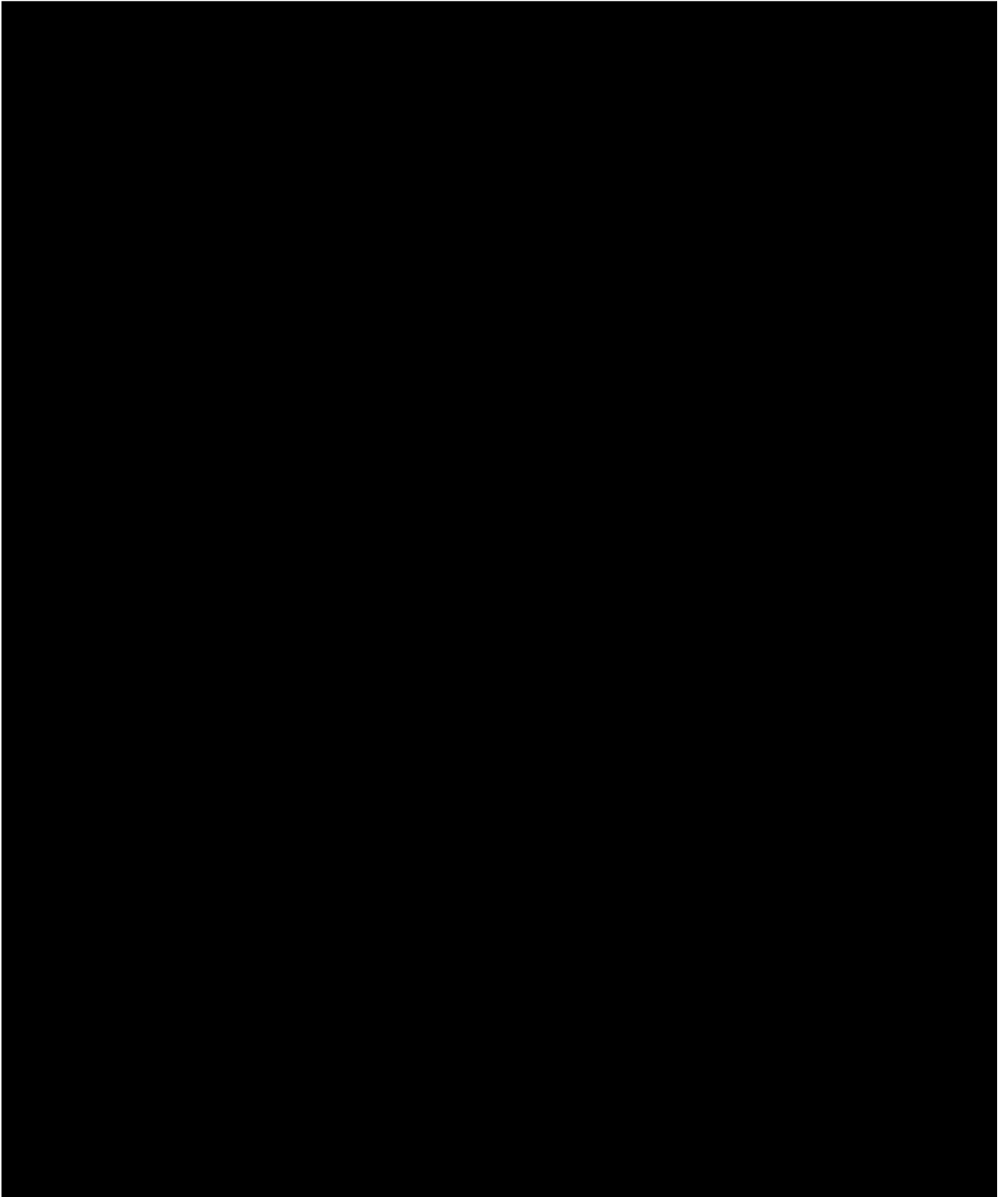
RPX Corporation
One Market Plaza, Steuart Tower, Suite 1100
San Francisco, CA 94105
ATTN: Legal Department
Email: legal@rpxcorp.com

5.3 Severability. If any section of this Agreement is found by competent authority to be invalid, illegal, or unenforceable in any respect for any reason, the validity, legality, and enforceability of any such section in every other respect and the remainder of this Agreement shall continue in effect so long as the Agreement still expresses the intent of the Parties.

5.4 Governing Law. This Agreement, including its formation, shall be governed by and construed, and the legal relations between the Parties hereto shall be determined, in accordance with the law of the State of California, United States of America, as such law applies to contracts signed and fully performed in such State, without regard to the principles of conflicts of law thereof.







EXECUTION COPY

RPX CONFIDENTIAL

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the Effective Date. Each individual signing below represents and warrants that he or she has authority to sign for and enter into this Agreement on behalf of his or her respective Party.

Agreed to:

Agreed to:

WORD TO INFO, INC.

RPX CORPORATION

By: Lynette Budzinski

By: [Signature]

Name: Lynette Budzinski

Name: DAN ANDERSON

Title: President

Title: CEO

Date: November 18, 2017

Date: NOV 20, 2017

PATENT
REEL: 062667 FRAME: 0944

PATENT
REEL: 062667 FRAME: 0945

PATENT
REEL: 062667 FRAME: 0946

PATENT
REEL: 062667 FRAME: 0947

EXHIBIT BPATENTS

<u>Family</u>	<u>Patent/Pub.</u> <u>No.</u>	<u>Application</u> <u>No.</u>	<u>Pub.</u> <u>Country</u>	<u>Title</u>	<u>Status</u>	<u>File Date</u>	<u>Issue/Pub.</u> <u>Date</u>
1	US5715468	US08/315691	US	Memory system for storing and retrieving experience and knowledge with natural language	Expired	9/30/1994	2/3/1998
1	US6138087	US08/937144	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes and/or directed graphs	Expired	9/24/1997	10/24/2000
1	US6609091	US09/671580	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes and/or directed graphs	Expired	9/27/2000	8/19/2003
1	US7349840	US10/638220	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs and/or context memory	Expired	8/8/2003	3/25/2008

<u>Fam ily</u>	<u>Patent/Pub. No.</u>	<u>Application No.</u>	<u>Pub Coun try</u>	<u>Title</u>	<u>Status</u>	<u>File Date</u>	<u>Issue/Pub. Date</u>
1	US2004010 7088	US10/638220	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs and/or context memory	Expired	8/8/2003	6/3/2004
1	US7873509	US12/077540	US	Memory system for storing and retrieving experience and knowledge with natural language utilizing state representation data, word sense numbers, function codes, directed graphs, context memory, and/or purpose relations	Expired	3/20/2008	1/18/2011
1	US8326603	US12/930779	US	Memory system for storing and retrieving experience and knowledge with natural language queries	Expired	1/14/2011	12/4/2012
1	US8688436	US13/694429	US	Memory system for storing and retrieving experience and knowledge by utilizing natural language responses	Expired	11/30/2012	4/1/2014

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EXHIBIT G**PATENT ASSIGNMENT AGREEMENT**

This PATENT ASSIGNMENT AGREEMENT ("Patent Assignment"), dated as of [____], 20__ ("Effective Date"), is entered into by and between Word To Info, Inc., a Texas company, with a principal place of business at 1106 Edgewood Dr., Richardson, Texas 75081 ("Assignor"), and RPX Corporation, a Delaware corporation with a principal place of business at One Market Plaza, Steuart Tower, Suite 1100, San Francisco, CA 94105 ("RPX").

For good and valuable consideration, the receipt of which is hereby acknowledged, Assignor hereby:

- (A) irrevocably assigns to RPX:
- (1) the entire right, title, and interest, everywhere in the world, to
 - (a) the issued patents and/or patent applications set forth on Schedule 1 hereto,
 - (b) any patent applications and/or patents that may claim priority to the item in (a) (including but not limited to continuations, continuations-in-part, divisionals, renewals, extensions, and reexaminations or reissues of the patent in (a), including any foreign counterparts of such patent, together with all priority rights and counterpart applications under any existing or future international patent conventions, agreements, or treaties),
 - (c) any other rights in the inventions described in any of (a) or (b), including rights to future patent applications and all rights of cooperation assigned or granted by a third party;(all of the foregoing in (1), collectively, the "Assigned Patent");
 - (2) the right to sue third parties for infringement (including but not limited to past, present and future infringement, damages and injunctive relief) of the Assigned Patent accruing based on activities occurring prior to the Effective Date hereof or hereafter; and
 - (3) any current or future right to receive royalties based on any of the foregoing in (1) or (2);
- (all of the foregoing in (A), collectively, the "Assigned Rights"); and
- (B) agrees upon request of RPX (or its successors, assigns, or legal representatives) to, and if Assignor is unable or unwilling to do so authorizes RPX to act in Assignor's name to:
- (1) execute all truthful oaths, assignments, powers, and any other papers;
 - (2) testify in any proceeding; and
 - (3) otherwise take any action, and fully cooperate with RPX;
- in each case, related to securing and enforcing RPX's Assigned Rights related to this Patent Assignment.

RPX agrees that this assignment is being made subject to those agreements entered into by Assignor and set forth on Exhibit F to that Patent Purchase and Assignment Agreement entered into by Assignor and RPX on _____, 20__, as updated through the date of the assignment.

The terms and conditions of this Patent Assignment will inure to the benefit of RPX, its successors, assigns and other legal representatives, and will be binding upon Assignor, its successors, assigns, and other legal representatives.

IN WITNESS WHEREOF, the parties hereto have caused this Patent Assignment to be executed as of the Effective Date. Each individual signing below represents and warrants that he or she has authority to sign for and enter into this Patent Assignment on behalf of his or her respective party.

Agreed to:

Notary Seal:

Word To Info, Inc.

By: _____

Name: _____

Title: _____

Date: _____