OP \$265.00 85176668

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
R&D Circuits Holdings LLC		104/29/2011	LIMITED LIABILITY COMPANY: DELAWARE
R & D Circuits		104/29/2011	CORPORATION: NEW JERSEY

RECEIVING PARTY DATA

Name:	Citizens Bank of Pennsylvania
Street Address:	1701 John F. Kennedy Boulevard
Internal Address:	The Comcast Center, 22nd Floor
City:	Philadelphia
State/Country:	PENNSYLVANIA
Postal Code:	19103
Entity Type:	Bank: UNITED STATES

Name:	Patriot Capital II, L.P.
Street Address:	509 South Exeter Street
Internal Address:	Suite 210
City:	Baltimore
State/Country:	MARYLAND
Postal Code:	21202
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Serial Number:	85176668	ELASTCONNECT
Serial Number:	85176703	ELASTECH
Serial Number:	85200613	VIA ANYWHERE
Serial Number:	85179965	CONNECTFLEX

Serial Number:	85105352	EC TECHNOLOGY
Serial Number:	85105102	KGLB
Registration Number:	3906040	KNOWN GOOD BOARD
Registration Number:	3909579	KNOWN GOOD LOAD BOARD
Serial Number:	85106196	TECHNOLOGY SOLUTIONS ACROSS THE BOARD
Serial Number:	77899161	QUALITY ACROSS THE BOARD

CORRESPONDENCE DATA

Fax Number: (312)698-4533 Phone: 312.750.3617

Email: bbylica@mcguirewoods.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Bryan P. Bylica, McGuireWoods LLP

Address Line 1: 77 West Wacker Drive

Address Line 2: Suite 4100

Address Line 4: Chicago, ILLINOIS 60601-1818

ATTORNEY DOCKET NUMBER:	2056050-0004
NAME OF SUBMITTER:	Bryan P. Bylica
Signature:	/s/ Bryan P. Bylica
Date:	09/28/2011

Total Attachments: 17

source=Active_32380209_1_Executed IP Security Agreement (2)#page1.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page2.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page3.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page4.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page5.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page6.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page7.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page8.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page9.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page10.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page11.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page12.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page13.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page14.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page15.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page16.tif source=Active_32380209_1_Executed IP Security Agreement (2)#page17.tif

THIS PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT IS SUBJECT TO A MEZZANINE SUBORDINATION AGREEMENT DATED APRIL 29, 2011 AMONG R&D CIRCUITS HOLDINGS LLC, R & D CIRCUITS, PATRIOT CAPITAL II, L.P. AND CITIZENS BANK OF PENNSYLVANIA (THE "SUBORDINATION AGREEMENT") AND IS SUBJECT TO THE PRIOR PAYMENT IN FULL OF THE SENIOR DEBT (AS DEFINED THEREIN). THE HOLDER OF THIS PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT BY THE ACCEPTANCE HEREOF COVENANTS AND AGREES THAT ALL PAYMENTS OF PRINCIPAL AND INTEREST AND OTHER AMOUNTS OWING WITH RESPECT TO THIS PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT, ALL COLLATERAL WITH RESPECT THERETO AND ALL RIGHTS AND REMEDIES IN CONNECTION THEREWITH SHALL BE SUBORDINATED IN ACCORDANCE WITH THE PROVISIONS OF THE SUBORDINATION AGREEMENT AND THE HOLDER ACCEPTS AND AGREES TO BE BOUND BY SUCH PROVISIONS.

PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT

THIS PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT (this "Agreement") is made effective as of April 29, 2011 by and among R & D CIRCUITS AND R&D CIRCUITS HOLDINGS LLC (each an "Assignor" and collectively, the "Assignors") and PATRIOT CAPITAL II, L.P. ("Assignee").

BACKGROUND

- A. Pursuant to that certain Note Purchase Agreement dated of even date herewith by and among Assignee and Assignors (such Note Purchase Agreement, as heretofore or hereafter amended, modified or restated, being referred to herein as the "Note Purchase Agreement"), Assignee agreed to purchase -the Purchaser Note (as defined in the Note Purchase Agreement) from the Assignors subject to the terms and conditions thereof.
- B. The Note Purchase Agreement provides, <u>inter alia</u>, that Assignors will grant to Assignee a security interest in substantially all of Assignors' personal property assets, including, without limitation, its patents, patent rights, patent applications, servicemarks, trademarks, service trademark applications, service trademarks, goodwill, copyrights and licenses.
- **NOW THEREFORE**, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors agree as follows:
- 1. <u>Incorporation of Note Purchase Agreement</u>. The Note Purchase Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Note Purchase Agreement. All Obligations (as defined in the Note Purchase Agreement) of Assignors to Assignee, whether now or hereafter owing or existing, are sometimes hereinafter referred to collectively as the "Obligations".

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2. <u>Security Interests</u>.

- 2.1 <u>Security Interest (Patents, Copyrights and Licenses)</u>. To secure the complete and timely payment and satisfaction of all Obligations, Assignors hereby grant to Assignee liens and security interests in, to the extent permitted by law, all of Assignors' right, title and interest in and to all of the following, whether now owned or existing and filed or hereafter acquired or arising and filed (collectively with items named in <u>Section 2.2</u>, below, the "Collateral"):
- (a) patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, and those patents listed on **Exhibit A**, attached hereto and made a part hereof, and (i) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (i)-(iv), are sometimes hereinafter individually and/or collectively referred to as the "**Patents**");
- (b) copyrights, copyright registrations, copyright applications and all computer programs, operating systems, application systems, hardware or software of any nature whatsoever owned by Assignors, whether operational, under development or inactive, including all object codes, source codes, modules, technical manuals, user manuals, operating instructions and procedures, in-put and out-put formats, program listings, narrative descriptions, program flow charts, file layouts, report layouts, screen layouts and other documentation therefor (including internal notes, memoranda, status evaluations, marketing information and write-ups), and all improvements, modifications, enhancements, new releases and revisions thereof, whether in machine-readable form, programming language or any other language or symbols, and whether stored, encoded, recorded or written on disk, tape, film, memory device, paper or other media of any nature; together with all tangible media upon which any of the foregoing are recorded or encoded, including, without limitation, all chips, disks, tapes, film and paper; including, without limitation, the copyrights, copyrights registrations and copyrights applications listed on **Exhibit** C attached hereto and made a part hereof, and (i) all renewals thereof. (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, and (c) the right to sue for past, present and future infringements thereof (all of the foregoing items are sometimes referred to herein collectively as the "Copyrights"); and
- (c) license agreements with any other party, whether Assignors are licensors or licensees under any such license agreement, including, without limitation, the licenses listed on **Exhibit D** attached hereto and made a part hereof, and the right to prepare for sale, sell and advertise for sale all inventory now or hereafter owned by Assignors and now or hereafter covered by such licenses (all of the foregoing is hereinafter referred to collectively as the "**Licenses**").

- Security Interest (Trademarks). To secure the complete and timely payment and satisfaction of all Obligations, Assignors hereby grant to Assignee security interests in, as and by way of a security interest having priority over all other security interests (other than the Permitted Liens), with power of sale, to the extent permitted by law, all of such Assignors' right, title and interest in and to all of the following, whether now owned or existing and filed or hereafter acquired or arising and filed (collectively with items named in Section 2.1, above, the "Collateral"): servicemarks, trademarks, servicemark and trademark registrations, tradenames, trademark applications, and all goodwill attendant thereto, including, without limitation, the servicemarks, trademarks, tradenames, registrations and applications listed on Exhibit B. attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof; and (iv) all rights corresponding thereto throughout the world (all of the foregoing servicemarks, trademarks, servicemark and trademark registrations, tradenames and applications together with the items described in clauses (i)-(iv), are sometimes hereinafter individually and/or collectively referred to as the "Trademarks").
- 3. <u>Restrictions on Future Agreements</u>. Assignors agree that until all Obligations shall have been satisfied in full and the Note Purchase Agreement shall have been terminated, Assignors will not, without Assignee's prior written consent, enter into any agreement (including, without limitation, any license or royalty agreement) which is inconsistent with Assignors' obligations under this Agreement or the Note Purchase Agreement and Assignors further agree that they will not take any action, or permit any action to be taken by others, subject to their control, including licensees, or fail to take any action, which would affect the validity or enforcement-of the rights of Assignee under this Agreement.
- New Patents, Trademarks, and Licenses. Assignors represent and warrant that the Patents, Trademarks, Copyrights and Licenses listed on Exhibits A, B, C and D, respectively, constitute all of the patents, trademarks, copyrights, applications and licenses, now owned by Assignors. If, before all Obligations shall have been satisfied in full and the Note Purchase Agreement shall have been terminated, Assignors shall (i) obtain rights to any new patentable inventions, trademarks, trademark registrations, tradenames, copyrights or licenses, or (ii) become entitled to the benefit of any patent, trademark or copyright application, trademark, trademark registration or license renewal, or patent for any reissue, division, continuation, renewal, extension, or continuation-in-part of any Patent or any improvement on any Patent, the provisions of Article 2 above shall automatically apply thereto and Assignors shall give to Assignee prompt written notice thereof. Assignors hereby authorize Assignee to modify this Agreement by amending Exhibit A, B, C and/or D, as applicable, to include any future patents, patent applications, trademarks, trademark registrations, trademark applications, trademares, copyrights and licenses which are Patents, Trademarks, Copyrights or Licenses, as applicable, under Article 2 above or under this Section 4. Assignors hereby agree to provide to Assignee such assignment or other documentation as Assignee may request to record Assignee's lien on such future Patents, Trademarks, Copyrights or Licenses.
- 5. **Royalties; Term.** Assignors hereby agree that the use by Assignee of all Patents, Trademarks, Copyrights and Licenses as described herein shall be worldwide, to the extent permitted by applicable law, and without any liability for royalties or other related charges from

Assignee to Assignors. The term of the security interest granted herein shall extend until the earlier of (i) the expiration of each of the respective Patents, Trademarks, Copyrights and Licenses assigned hereunder, or (ii) the date on which all Obligations have been paid in full and the Note Purchase Agreement is terminated.

- 6. Assignee's Right to Inspect. Assignee shall have the rights provided in Section 6.1.2 of the Note Purchase Agreement, from time to time, to inspect Assignors' premises and to examine Assignors' books, records and operations, including, without limitation, Assignors' quality control processes. Assignors agree that Assignee, or a conservator appointed by Assignee, shall have the right during the continuation of an Event of Default to establish such additional reasonable product quality controls as Assignee, or said conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Assignors under the Trademarks. Assignors agree (i) except as otherwise permitted under the Note Purchase Agreement, not to sell or assign their interest in, or grant any license under, the Patents, Trademarks, Copyrights or Licenses (other than in favor of Assignee and the Senior Lender), without the prior written consent of Assignee; (ii) to maintain the quality of any and all products in connection with which the Trademarks and/or Copyrights are used, consistent with quality of said products as of the date hereof; (iii) not to materially change the quality of said products without Assignee's express written consent; and (iv) to provide Assignee, upon request, with a certificate of an officer of Assignors certifying Assignors' compliance with the foregoing.
- 7. <u>Termination</u>. This Agreement is made for collateral purposes only. Upon payment in full of all Obligations and termination of the Note Purchase Agreement, Assignee shall execute and deliver to Assignors a termination of Assignee's security interest granted herein and all deeds, assignments and other instruments as may be necessary or proper to re-vest in Assignors full title to the Patents, Trademarks, Copyrights and Licenses, subject to any disposition thereof which may have been made by Assignee pursuant hereto.
- 8. **Duties of Assignors**. Assignors shall have the duty (i) to prosecute diligently any patent, trademark and copyright application pending as of the date hereof or thereafter until all Obligations shall have been paid in full and the Note Purchase Agreement is terminated, (ii) to make application on unpatented but patentable inventions and on trademarks and copyrights, as appropriate, and (iii) to preserve and maintain all rights in patent applications and patents of the Patents, in trademark applications, trademarks and trademark registrations of the Trademarks and in copyright applications and copyrights of the Copyrights. Any expenses incurred in connection with such applications shall be borne by Assignors, except as otherwise permitted under the Note Purchase Agreement. Except as otherwise permitted under the Note Purchase Agreement, Assignors shall not abandon any right to file a patent, trademark or copyright application, or any pending patent, trademark or copyright application or any Patent, Trademark, License or Copyright without the consent of the Assignee, which consent shall not be unreasonably withheld.
- 9. Event of Default. Upon the occurrence and during the continuation of an Event of Default, as defined in the Note Purchase Agreement, Assignee may, without further notice to or consent of Assignors, immediately record all assignments previously executed and delivered to Assignee by Assignors and/or execute and record with all applicable offices (including, without limitation, the Patent and Trademark Office) an absolute assignment to Assignee by

Assignors of all rights, title and interest of Assignors in and to the Patents, Trademarks, Copyrights, Licenses and other Collateral. Upon the occurrence and during the continuance of an Event of Default, Assignors hereby authorize and agree that Assignee may, through the power of attorney granted in <u>Section 14</u> hereof, irrevocably execute and deliver in Assignors' name any and all such assignments and agreements and to take any and all other actions in Assignors' name as Assignee shall deem reasonable or appropriate to transfer and convey all right, title and interest of Assignors in and to the Collateral to Assignee or any other person or entity selected by Assignee.

- 10. Assignee's Right to Sue. Upon the occurrence and during the continuance of an Event of Default, Assignee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Trademarks, Copyrights and/or Licenses, and any licenses thereunder, and, if Assignee shall commence any such suit, Assignors shall, at the request of Assignee, do any and all lawful acts and execute any and all proper documents required by Assignee in aid of such enforcement and Assignors shall promptly, upon demand, reimburse and indemnify Assignee for all costs and expenses incurred by Assignee in the exercise of its rights under this Section 10; provided however, that Assignors shall not be obligated to so indemnify Assignee to the extent that such costs and expenses result from Assignee's gross negligence, willful misconduct or bad faith.
- Maivers. No course of dealing between Assignors and Assignee, nor any failure to exercise, nor any delay in exercising, on the part of Assignee, any right, power or privilege hereunder or under the Note Purchase Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 12. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Security Agreement in any jurisdiction.
- 13. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 4</u> hereof or by a writing signed by the parties hereto.
- Agreement. All of Assignee's rights and remedies with respect to the Patents, Trademarks, Copyrights and Licenses, whether established hereby or by the Note Purchase Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Assignors hereby authorize Assignee to make, constitute and appoint any officer or agent of Assignee as Assignee may select, in its sole discretion, as Assignors' true and lawful attorney-in-fact, with power during the continuation of an Event of Default to (i) endorse Assignors' name on all applications, documents, papers and instruments necessary or reasonably desirable for the Assignee to protect, evidence, perfect or enforce its security interest in the Patents, Trademarks, Copyrights and Licenses, (ii) take any other actions with respect to the Patents, Trademarks, Copyrights and/or Licenses as the Assignee reasonably deems in the best

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interest of the Assignee, (iii) grant or issue any exclusive or non-exclusive license under the Patent or Trademark to anyone, including Assignee, and/or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks, Copyrights or Licenses to anyone, including Assignee. Assignee may act under such power of attorney to take the actions referenced in Section 4. Assignee hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until all Obligations shall have been paid in full and the Note Purchase Agreement shall have been terminated. Assignors acknowledge and agree that this Agreement is not intended to limit or restrict in any way the rights and remedies of Assignee under the Note Purchase Agreement but rather is intended to facilitate the exercise of such rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in winch the Patents, Trademarks, Copyrights or Licenses may be located.

- 15. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon the Assignors and their successors and assigns, and shall inure to the benefit of Assignee, its nominees, successors and assigns.
- 16. <u>Governing Law</u>. This Agreement has been made, executed and delivered in the State of Maryland and will be construed in accordance with and governed by the laws of such State, without regard to its rules and principles regarding conflicts of laws or any rule or canon of construction which interprets agreements against the draftsman.
- 17. <u>Multiple Assignors</u>. Where the context requires, the particular Assignor that owns or otherwise possesses rights in particular Collateral shall be the assignor and grantor of the rights and security interests herein assigned and granted. Notwithstanding the foregoing, nothing herein shall modify the obligations of the Assignors under this Agreement, and such obligations being joint and several.
- 18. Compliance with Senior Debt Documents. The Assignors and the Assignee hereby acknowledge and agree that the Assignors have granted a security interest in the Collateral to Senior Lender. The Assignee hereby acknowledges and agrees that the Assignors' compliance with certain of the covenants, agreements and obligations under this Agreement could conflict with, or could result in, a violation under the Senior Debt Documents, and that notwithstanding anything contained in this Agreement, the Note Purchase Agreement or any related agreement, document or instrument to the contrary, except as provided in the Senior Subordination Agreement, no breach or violation of, or Event of Default under, this Agreement, the Note Purchase Agreement or the related agreements, documents and instruments, shall arise as a result of the Assignors' failure to perform or comply with any representation, warranty, covenant, obligation or term hereunder or thereunder, if such failure or non-compliance results from its compliance with the terms of the Senior Debt Documents. This Agreement is subject to the terms and conditions of the Senior Subordination Agreement.

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SIGNATURE PAGE TO PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have duly executed this Agreement the day and year first above written.

COMPANIES:

By: James Russell President and Chief Executive Officer R&D CIRCUITS HOLDINGS LLC By: Peter H. Haabestad President PURCHASER: PATRIOT CAPITAL II, L.P., a Delaware limited partnership By: PATRIOT PARTNERS II, LLC, a Delaware limited liability company, its general partner By:

Charles P. McCusker, Jr.,

Managing Member

REEL: 004631 FRAME: 0920

EXHIBITS TO THE PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT BY AND BETWEEN R&D CIRCUITS HOLDINGS LLC, R & D CIRCUITS AND PATRIOT CAPITAL II, L.P.

EXHIBIT A

U.S. PATENTS AND PATENT APPLICATIONS			
Title	Application/Patent Number (Filed/Issued)	Status	
Apparatus and Method for a	61/459,239	Pending	
Conductive Elastomer on a	,		
Coaxial Cable or a Microcable			
to Improve Signal Integrity		,	
Probing			
Electrical Connector for	61/340,277	Expired	
Connecting an Adaptor Board		·	
or Electrical Component to a			
Main Printed Circuit Board	,		
Electrical Connector for	61/340,519	Expired	
Connecting an Adaptor Board	(3/18/2010)	-	
or Electrical Component to a			
Main Printed Circuit Board			
Electrical Connector for	13/065,006	Pending	
Connecting an Adaptor Board	(3/11/2011)		
or Electrical Component to a			
Main Printed Circuit Board			
Embedded Circuits in	61/276,661	Expired	
Interposer Board for	(9/15/2009)		
Improving Power Distribution			
and Power Dissipation in			
Interconnect Configuration		·	
Embedded Components in	12/655,834	Pending	
Interposer Board for	(1/8/2010)		
Improving Power Gain			
(Distribution) and power loss			
(Dissipation) in interconnect			
configuration			
Laser Skived Solder Dam	61/284,979	Expired	
	(12/30/2009)		

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12/798,216	Pending
	_
61/215,369	Expired
(5/4/2009)	
12/655,858	Pending
(1/8/2010)	
61/338,918	Expired
(2/25/2010)	
	·
12/798,217	Pending
(3/31/2010)	· .
,	
61/397,170	Pending
(6/10/2010)	_
61/008,262	Expired
(12/18/2007)	
61/009,272	Expired
(12/27/2007)	
7,766,667	Issued
(8/3/2010)	
	·
12/799,712	Pending
(4/30/2010)	
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	(3/31/2010) 61/215,369 (5/4/2009) 12/655,858 (1/8/2010) 61/338,918 (2/25/2010) 12/798,217 (3/31/2010) 61/397,170 (6/10/2010) 61/008,262 (12/18/2007) 61/009,272 (12/27/2007) 7,766,667 (8/3/2010)

Method for Reducing Contact	61/456,299	Pending
Resistance in Interconnect	(11/4/2010)	(Non-provisional being
Medium		prepared)
Embedded Isolation Filter	61/404,521	Pending
	(10/5/2010)	(Non-provisional being
		prepared)
Looped Wire Elastomeric	61/401,027	Pending
Contactor	(8/6/2010)	(Non-provisional being
		prepared)

FOREIGN PATENTS AND PATENT APPLICATIONS

Title	Application/Patent Number	Status
	(Filed/Issued)	
Embedded Components in	PCT/US2010/00049	Pending
Interposer Board for	(1/8/2010)	
Improving Power Gain	·	
(Distribution) and power loss		
(Dissipation) in interconnect		
configuration		
Embedded Components in	Taiwan 99128788	Pending
Interposer Board for		
Improving Power Gain		
(Distribution) and power loss		
(Dissipation) in interconnect		
configuration		
Method and Apparatus for	PCT/US/2010/00043	Pending
Improving Power Gain and	(1/8/2010)	·
Loss for Interconnect		
Configurations		
Separable Electrical	PCT/US2008/013842	Expired
Connectors Using Isotropic	(12/17/2008)	
Conductive Elastomer		
Interconnect Medium		
Separable Electrical	Korea 10-2010-7015693	Pending
Connectors Using Isotropic	(7/15/2010)	
Conductive Elastomer		
Interconnect Medium		

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Separable Electrical	Japan 2010539485	Pending
Connectors Using Isotropic	(6/18/2010)	
Conductive Elastomer	·	
Interconnect Medium	·	
Separable Electrical	Singapore 201003949-3	Pending
Connectors Using Isotropic	•	
Conductive Elastomer		
Interconnect Medium		
Separable Electrical	Taiwan 097149346	Pending
Connectors Using Isotropic		
Conductive Elastomer		
Interconnect Medium		
Separable Electrical	China 200880121549.9	Pending
Connectors Using Isotropic		
Conductive Elastomer		
Interconnect Medium	•	
Separable Electrical	Europe 08863567.7	Pending
Connectors Using Isotropic	(6/16/2010)	·
Conductive Elastomer		•
Interconnect Medium		
, .		· ·

EXHIBIT B

TRADEMARKS				
Mark	Application/Registration	Status		
	Number			
	(Filed/Registered)			
ELASTCONNECT	85/176,668	Pending		
	(11/15/2010)			
ELASTECH	85/176,703	Pending		
	(11/15/2010)			
VIA ANYWHERE	85/200,613	Pending		
	(12/17/2010)	·		
CONNECTFLEX	85/179,965	Pending – To be Abandoned		
· ·	(11/18/2010)			
EC TECHNOLOGY	85/105,352	Pending – To be Abandoned		
	(8/11/2010)	-		
KGLB	3,944,000	Registered (Principal)		
	(4/12/2011)			
	85/105,102			
	(08/11/2010)			
MOTHER-DAUGHTER	76/675,316	Abandoned		
TECHNOLOGY	(4/10/2007)			
KNOWN GOOD BOARD	3,906,040	Registered (Supplemental)		
	(1/11/2011)			
KNOWN GOOD LOAD	3,909,579	Registered		
BOARD	(01/18/2011)			
	85/104,872			
	(8/11/2010)			
SPACE TRANSFORMER	76/675,315	Abandoned		
TECHNOLOGY	(4/10/2007)			
TECHNOLOGY	85/106,196	Pending – To be Abandoned		
SOLUTIONS ACROSS THE	(8/12/2010)			
BOARD	·			

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QUALITY ACROSS THE	3,827,708	Registered (Principal)
BOARD	(8/3/2010)	
	77/899,161	
	(12/22/2009)	

EXHIBIT C

COPYRIGHTS	
NONE	

EXHIBIT D

- 1. Purchase Agreement, by and between Intel Corporation and the Company dated February 8, 2011.
- 2. Purchasing Order, by and between Ansys, Inc. and the Company, dated September 30, 2010.
- 3. Maintenance Service Agreement, by and between Orbotech, Inc. and the Company, dated December 16, 2010, together with Purchase Order dated December 17, 2010.
- 4. Maintenance Service Agreement, by and between Orbotech, Inc. and the Company, dated December 20, 2010, together with Purchase Order dated January 25, 2011.
- 5. Software License and Maintenance Agreement, by and between Cadence Design Systems, Inc. and the Company, dated November 7, 2008, together with Software Support Quotation, dated March 9, 2011.
- 6. Non-Exclusive License Agreement, dated September 24, 2010, between Paricon Technologies Corporation and the Company.
- 7. Purchasing Order, by and between Aegis Software and the Company, dated March 30, 2011.
- 8. Licensing Agreement, by and between Anestel and the Company, dated May 2009.
- 9. Software License Agreement, dated December 18, 2003, between Cimnet Systems, Inc. and the Company.

SIGNATURE PAGE TO PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have duly executed this Agreement the day and year first above written.

COMPANIES:
R & D CIRCUITS
By: James Russell President and Chief Executive Officer
R&D CIRCUITS HOLDINGS LLC
Ву:
James Russell President
PURCHASER:
PATRIOT CAPITAL II, L.P., a Delaware limited partnership
By: PATRIOT PARTNERS II, LLC, a Delaward limited liability company, its general partner
Ву:
Charles P. McCusker, Jr.,
Managing Member

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COMPANIES: R & D CIRCUITS By: James Russell President and Chief Executive Officer R&D CIRCUITS HOLDINGS LLC By: James Russell President **PURCHASER:** PATRIOT CAPITAL II, L.P., a Delaware limited partnership PATRIOT PARTNERS II, LLC, a Delaware By: limited liability company, its general partner By: Charles P. McCusker, Jr., Managing Member

[Signature Page to Patents, Trademarks, Copyrights And Licenses Security Agreement]

RECORDED: 09/28/2011