TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Aguant I I C		12/18/2009	LIMITED LIABILITY
Aquent LLC		COMPANY: DELAWAR	COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	LiTL LLC	
Street Address:	33 Exeter Street	
City:	Boston	
State/Country:	MASSACHUSETTS	
Postal Code:	02116	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	77661011	LITL EASEL
Serial Number:	77661015	EASEL
Serial Number:	77686583	LITL
Serial Number:	77686987	LITL

CORRESPONDENCE DATA

ATTORNEY DOCKET NUMBER:

(617)395-7070 Fax Number:

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 617-395-7000

jlwtrademarks@ll-a.com Email:

Correspondent Name: John L. Welch Address Line 1: One Main Street Address Line 2: Lando & Anastasi, LLP

Address Line 4: Cambridge, MASSACHUSETTS 02142

REEL: 004138 FRAME: 0546

TRADEMARK

900153194

L2039-4000

NAME OF SUBMITTER:	John L. Welch			
Signature:	/johnlwelch/			
Date:	01/27/2010			
source=Assignment from Aquent to LiTL LL source=Assignment from Aquent to LiTL LL	source=Assignment from Aquent to LiTL LLC#page1.tif source=Assignment from Aquent to LiTL LLC#page2.tif source=Assignment from Aquent to LiTL LLC#page3.tif source=Assignment from Aquent to LiTL LLC#page4.tif			

CONTRIBUTION AGREEMENT

CONTRIBUTION AGREEMENT ("<u>Agreement</u>") dated December 18, 2009 by and between Aquent LLC, a Delaware limited liability company ("<u>Aquent</u>") and LiTL LLC, a Delaware limited liability company ("<u>LiTL</u>").

WHEREAS, LiTL is a wholly-owned subsidiary of Aquent;

WHEREAS, Aquent owns certain intellectual property assets related to the business being conducted by LiTL; and

WHEREAS, Aquent has agreed to contribute, transfer, convey, assign and deliver to LiTL these certain intellectual property assets;

NOW, THEREFORE, in consideration of the mutual promises set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Aquent and LiTL hereby agree as follows:

- 1. Aquent hereby contributes, transfers, conveys, assigns and delivers to LiTL, its successors and assigns, to have and to hold forever, all of its right, title and interest in and to the intellectual property assets listed on Exhibit A hereto (the "Assets").
- 2. Aquent hereby covenants and agrees that it will, at the request of LiTL and without further consideration, execute and deliver, and will cause its employees to execute and deliver, such other instruments of transfer, conveyance and assignment, and take such other action, as may reasonably be necessary to more effectively transfer, convey, assign and deliver to, and vest in, LiTL, its successors and assigns, good, clear, record and marketable title to the Assets hereby transferred, conveyed, assigned and delivered, or intended so to be, and to put LiTL in actual possession and operating control thereof, to assist LiTL in exercising all rights with respect thereto and to carry out the purpose and intent of this Agreement.
- 3. Aquent does hereby irrevocably constitute and appoint LiTL, its successors and assigns, its true and lawful attorney, with full power of substitution, in its name or otherwise, and on behalf of Aquent, or for its own use, to claim, demand, collect and receive at any time and from time to time any and all of the Assets, and to prosecute the same at law or in equity and, upon discharge thereof, to complete, execute and deliver any and all necessary instruments of satisfaction and release.
- 4. This Agreement shall be governed by and construed in accordance with the internal laws of the Commonwealth of Massachusetts, without giving effect to any choice or conflict of law provision or rule (whether of the Commonwealth of Massachusetts or any other jurisdiction) that would cause the application of laws of any jurisdictions other than those of the Commonwealth of Massachusetts.

5. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, Aquent and LiTL have caused this instrument to be duly executed under seal as of and on the date first above written.

AQUENT LLC

By:

John H. Chuang, President

LITL LLC

By: Aquent LLC, its sole member

By:

John M. Chuang, President

Exhibit A: Assets

PATENTS

Country	Title	Application/ Patent No.	Filing/Issue Date		
Patent Cooperation Treaty	Portable Computer with Multiple Display Configurations	US2009/038599 (WO 2009/123931)	03/27/09 Pending		
Patent Cooperation Treaty	System and Method for Streamlining User Interaction with Electronic Content	US200-/039117	04/01/09 Pending		
USA	Portable Computer with Multiple Display Configurations	12/170939 (US- 20090244832-A1)	07/10/08 Pending	Q	D
USA	Portable Computer with Multiple Display Configurations	12/170951 (US- 20090244012-A1)	07/10/08 Pending	ACTE	ACTE
USA	System and Method for Streamlining User Interaction with Electronic Content	12/416479	04/01/09 Pending	RED	RED
USA	System and Method for Streamlining User Interaction with Electronic Content	12/416496	04/01/09 Pending		
USA	System and Method for Streamlining User Interaction with Electronic Content	12/416503	04/01/09		
USA	Digital Display	29/318065 /	05/26/09		

Country	Title	Application/ Patent No.	Filing/Issue Date			
(Design)	Device	D593091	Granted			
USA (Design)	Computer	29/305035 /	05/26/09			
		D593085	Granted		Q	
USA (Design)	Computer Device	29/321324 / D593086	05/26/09 Granted	ACTE	ACTE	
USA (Design)	Remote Control Device	29/334941	04/06/09 Pending	RED	RED	
Canada (Design)	Digital Display Device	128565	11/13/08 Pending			

TRADEMARKS

Owner	Country	Mark	Application/ Registration No.	App/Reg Date
Aquent LLC	Australia	FLASHBOOK	Reg. 934325	08/23/07*
Aquent LLC	Australia	LITL	App. 1200990	08/24/07
Aquent LLC	Australia	EASEL	App.	08/03/09*
Aquent LLC	Australia	LITL EASEL	App.	08/03/09*
Aquent LLC	Canada	LITL	App. 1361038	08/24/07
Aquent LLC	Canada	EASEL	App. 1446891	08/03/09*
Aquent LLC	Canada	LITL EASEL	App. 1446894	08/03/09*
Aquent LLC	China	FLASHBOOK	App.	08/23/07*
Aquent LLC	China	LITL	App.	08/24/07
Aquent LLC	China	EASEL	App.	08/03/09*
Aquent LLC	China	LITL EASEL	App.	08/03/09*
Aquent LLC	European Comm.	FLASHBOOK	Reg. 934325	08/23/07*
Aquent LLC	European Comm	LITL	App. 934438	08/24/07
Aquent LLC	WIPO (Madrid)	FLASHBOOK	Reg. 934325	08/23/07*
Aquent LLC	WIPO (Madrid)	LITL	Reg. 934438	08/24/07
Aquent LLC	WIPO (Madrid)	EASEL	Reg. 101453	08/03/09*
Aquent LLC	WIPO (Madrid)	LITL EASEL	Reg. 1012109	08/03/09*
Aquent LLC	Japan	LITL	Reg. 934438	08/24/07
Aquent LLC	Japan	EASEL	App.	08/03/09*

Owner	Country	Mark	Application/ Registration No.	App/Reg Date
Aquent LLC	Japan	LITL EASEL	App.	08/03/09*
Aquent LLC	USA	LITL	77/136149	03/21/07
Aquent LLC	USA	LITL EASEL	77/661011	02/02/09*
Aquent LLC	USA	EASEL	77/661015	02//02/09*
Aquent LLC	USA	litl (script) (Black & White)	77/686583	03/09/09
Aquent LLC	USA	Litl (script) (blue)	77/686987	03/10/09

REDACTED

RECORDED: 01/27/2010