900236780 10/23/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	01/13/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bridge Bank, National Association		101/13/2009	National Association: UNITED STATES

RECEIVING PARTY DATA

Name:	RAPT Industries, Inc.	
Street Address:	46535 Fremont Boulevard	
City:	Fremont	
State/Country:	CALIFORNIA	
Postal Code:	94538	
Entity Type:	CORPORATION: CALIFORNIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3469286	RAP

CORRESPONDENCE DATA

Fax Number:

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

via US Mail.

Email: realves@sonic.net

Correspondent Name: Ramona E. Alves

Address Line 1: 3001 Bridgeway Blvd., #204
Address Line 4: Sausalito, CALIFORNIA 94965

NAME OF SUBMITTER:	Ramona E. Alves
Signature:	/REAlves/
Date:	10/23/2012

TRADEMARK REEL: 004886 FRAME: 0485 **JP** \$40.00 34692

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Total Attachments: 8 source=Bridge Bank Reassign and Rel#page1.tif source=Bridge Bank Sec Agmt_Page_1#page1.tif source=Bridge Bank Sec Agmt_Page_2#page1.tif source=Bridge Bank Sec Agmt_Page_3#page1.tif source=Bridge Bank Sec Agmt_Page_4#page1.tif source=Bridge Bank Sec Agmt_Page_5#page1.tif source=Bridge Bank Sec Agmt_Page_6#page1.tif source=Bridge Bank Sec Agmt_Page_6#page1.tif



55 ALMADEN BOULEVARD 5AN JOSE, CA 95113 PHONE: 408.423.8500 FAX: 408.423.8520

525 UNIVERSITY AVENUE PALO ALTO, DA 94301 PHONE: 650,566,8300 FAX: 650,326,8116

WWW BR-COFBONG (In-

January 13, 2009

Rapt Industries, Inc. 46535 Fremont Boulevard Fremont, CA 94538

Re: REASSIGNMENT AND RELEASE OF SECURITY INTEREST

This Reassignment and Release of Security Interest is made as of January 13, 2009 by Bridge Bank, National Association ("Lender") in favor of Rapt Industries, Inc. ("Company").

Company assigned certain interests in the patents, trademarks and copyrights (the "Intellectual Property"), to Lender under an Intellectual Property Security Agreement dated as of December 15, 2005, as may have been amended (the "Security Agreement") and recorded with the U.S. Patent and Trademark Office and/or the U.S. Copyright Office.

Lender acknowledges that Company has satisfied its obligations under the Security Agreement, and Lender agrees to release all security interests that Lender may have in the Intellectual Property and reassigns it to Company without warranty or recourse.

BRIDGE BANK, NATIONAL ASSOCIATION

By: _____ Name: __

Title: Senior Vice President & Manager

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of December 15, 2005, (the "Agreement") between BRIDGE BANK, NATIONAL ASSOCIATION ("Lender") and RAPT INDUSTRIES, INC., ("Grantor") is made with reference to the Business Financing Agreement, dated as of December 15, 2005 (as amended from time to time, the "Financing Agreement"), between Lender and Grantor. Terms defined in the Financing Agreement have the same meaning when used in this Agreement.

For good and valuable consideration, receipt of which is hereby acknowledged, Grantor hereby covenants and agrees as follows:

To secure the Obligations under the Financing Agreement, Grantor grants to Lender a security interest in all right, title, and interest of Grantor in any of the following, whether now existing or hereafter acquired or created in any and all of the following property (collectively, the "Intellectual Property Collateral"):

- (a) copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held (collectively, the "Copyrights"), including the Copyrights described in Exhibit A;
- (b) trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Borrower connected with and symbolized by such trademarks (collectively, the "Trademarks"), including the Trademarks described in Exhibit B:
- (c) patents, patent applications and like protections including without limitation improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same (collectively, the "Patents"), including the Patents described in Exhibit C;
- (d) mask work or similar rights available for the protection of semiconductor chips or other products (collectively, the "Mask Works");
- (e) trade secrets, and any and all intellectual property rights in computer software and computer software products;
 - (f) design rights;
- (g) claims for damages by way of past, present and future infringement of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;
- (h) licenses or other rights to use any of the Copyrights, Patents, Trademarks, or Mask Works, and all license fees and royalties arising from such use to the extent permitted by such license or rights;
- (i) amendments, renewals and extensions of any of the Copyrights, Trademarks, Patents, or Mask Works; and
- (j) proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.

The rights and remedies of Lender with respect to the security interests granted hereunder are in addition to those set forth in the Financing Agreement, and those which are now or hereafter available to Lender as a matter of law or equity. Each right, power and remedy of Lender provided for herein or in the Financing Agreement, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein, and the exercise by Lender of any one or more of

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rights, powers or remedies.

such rights, powers or remedies does not preclude the simultaneous or later exercise by Lender of any other

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TRADEMARK REEL: 003486 FRAME: 0774

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

GRANTOR:

RAPT INDUSTRIES, INC.

Name: Pradeep Subvahmanyan Title: Chief Grecutive officer

Address for Notices:

Attn:

6252 Preston Avenue

Livermore, CA 94551

Fax: (925) 371-8261

MAL ASSOCIATION

CEE 34-150

By_ Name: Title:

Address for Notices:
Attn: Lee Shodiss
2120 El Camino Real

Santa Clara, CA 95050 Tel: (408) 556-6502 Fax:(408) 423-8510

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TRADEMARK REEL: 003486 FRAME: 0775

Fleisler # Application # 1000US3 2003/9087530

Note: This is the only patent issued to date.

10/008,236

Patents

Trademarks

RAPT, U.S. Trademark App. No. 78/414878, Statement of Use due July 3, 2006, Our File CARR-1023US0 SRM/CYC L/RAP, U.S. Trademark App. No. 78/414875, Statement of Use due July 10, 2006, Our File CARR-1022US0 SRM/CYC L/

Apparatus and method for reactive atom plasma processing for material deposition

Date Filed

11/7/2001

5/8/2003

Date Pub.

TRADEMARK REEL: 003486 FRAME: 0776

EXHIBIT A

COPYRIGHTS

Description Registration/ Registration/

Application Application

Number Date

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TRADEMARK REEL: 003486 FRAME: 0777

EXHIBIT B

TRADEMARKS

Description Registration/ Registration/

Application Application

Number Date

5

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TRADEMARK REEL: 003486 FRAME: 0778

EXHIBIT C

PATENTS

Description Re

Registration/ Registration/ Application Application

Number Date

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RECORDED: 01/30/2007 REEL: 003486 FRAME: 0779

TRADEMARK REEL: 004886 FRAME: 0494

RECORDED: 10/23/2012