Urbis Telecom Corp Yusifbayli St. 10b Baku AZ1078 Azerbaijan

Your Ref:

Our Ref: Date: PA508313/NG/MLG 25 October 2010

Dear Sirs.

Nigeria - Patent No. RP NG/C/2010/140 in the name of Urbis Telecom Corp

We have pleasure in enclosing the Letters Patent document and draw your attention to the following:

Duration:

The Patent is granted for a term of 20 years from the international filing date.

Extension:

There is no provision for extending the term of a Patent.

Renewal:

Renewal fees are payable annually from and including the international filing date and become payable on grant. We have therefore now attended to payment of the

accrued annuities. The next fee will be due: 28 August 2011.

Restoration:

There is no provision for the restoration of a lapsed Patent, although a period of six

months is allowed for the late payment of renewal fees.

Assignments:

Assignments must be recorded to be effective against third parties.

We enclose a note on the questions of revocation, licences of right, working and compulsory licences, and we thank you for having entrusted this case to our care.

Our final invoice for attending to the payment of the accrued annuities, as well as for receiving, checking and forwarding the Letters Patent document, is also enclosed for your kind attention.

Yours faithfully, Spoor & Fisher Jersey

Margaret Le Galle

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+44 1534 838 032

E-mail:

m.legalle@spoor.co.uk

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CONVENTION APPLICATION NO. PCT/AZ2007/000006 Dated: 28/08/2007



FEDERAL REPUBLIC OF NIGERIA Patents and Designs Act, (CAP 344 LFN 1990)

ENT NO. NG#C/2010/140

RP: NG/C/2010/140

29/01/2010

Date of Patent:....

17/03/2010

Date of Sealing:

nt of the Federal Republic of Nigeria and Commander-in-Chief of the Armed Forces
OODLUCK EBELE JONATHAN

AS a request for the grant of a patent has been made by: Urbis Telecom Corp.
main Street, Road Town, Tortola, 1000, British Virgin Islands. c/o Jackson,
Edu. 3-5 Sinari Daranijo Street, off Ajose Adeogun Street, Victoria Island,

se and advantage of an invention for: "Method and Device for Processing Credits sed by Subscribers of Communications Network"

AS the Federal Covernment being willing to encourage all invention which may be for is please to accede to the request:

EREFORE, that I do by this instrument give and grant unto the person(s) above named sor(s), executor(s), administrator(s) and assign(s) teach and any of whom are red to as the patentee) by special licence, full power, sole privilege, and authority, that my agent or licensee of the patentee may subject to the conditions and provisions statute or order for the time being in force at all times hereafter during the term of tioned make, use, exercise, and vend the said invention throughout the Federal ia, and that the patentee shall have and enjoy the whole profit and advantage from ing by reason of the said invention during the term of twenty years from the date first is instrument: AND to the end that the patentee may have and enjoy the sole use and eneffit of the said invention. I do by this instrument strictly command all citizens ublic of Nigeria that they do not at any time during the continuance of the said term indirectly make use of or put in practise the said invention, nor in anywise imitate he written consent, licence of agreement of the patentee, on pain of incurring such be justly inflicted on such offenders, and of being answerable to the patentee damages thereby occasioned:

LWAYS that this patent shall be revocable on any of the grounds from time to time grounds for revoking patents by me, and the same may be revoked and made void

t nothing herein contained shall prevent the granting of licences in such 'ons as they may by law granted.

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NOTE

The continuance of this Patent is conditional on the payment (by way of Patents Form No.5) of the fees as prescribed under the Patents Rules.

The Patents Form No, 5, together with the prescribed fee, must be lodged in the Patent Office not later than the due date; otherwise the patent will cease. If the form with the fee is not lodge in the Patent Office until after that date it cannot be accepted unless application for an extension of time is made on Patents Form No.6, accompanied by the prescribed fee. Extension beyond six months cannot be obtained. No reduction of extension fees shall be made in the case of a Patent endorsed" Licences of Right".

If any person becomes entitled by assignment, transmission or other operation of law to this patent, or a part interest therein, or to any interest as mortgagee or licencee or otherwise, application must be made to the Registrar to register such title or interest. Particulars as to the manner of making such application may be obtained from the Patent Office.

PROCEDURE FOR PAYMENT FEES

Patent fees are payable direct to the Patent Office by means of money orders, postal orders, banker's draft and banker's cheque, (Adhesive stamps will not be accepted in payment of fees). The prescribed fee must be submitted together with the appropriate completed Patents Form, in addition each form of batch of forms should be accompanied by a fee sheet (FS.1) showing details of the form(s) and the amount(s) of the fee(s). Money orders, etc. Should be made payable to "Registrar of Patents and Designs, Patent Office", and crossed. Patents Forms, together with fees and fee sheets (FS.1) may be delivered to the Patent office either by hand or by Designs, Patent Office, Federal Ministry of Commerce & Industry Abuja, Nigeria.

Blank Patents Forms and fee sheets (FS.1) can be obtained from the clerk of Stationery, Patent Office, Federal Ministry of Commerce & Industry Abuja.

ALL ABOVE SPACE FOR OFFICIAL USE ONLY

Applicants or Agents Ref.

JEE/984/PAT/727

PATENTS Decree No. 60 of 1970

COMPLETE SPECIFICATION

(To be furnished in duplicate - one without fee)

Where Foreign Priority is desired in respect of one or more specification, quote No. or Nos. and date or dates.

PCT/AZ2007/00006

Date .. 28/08/2007

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NOTE. The claims must relate to a single invention, must be clear and succinct and must be fairly based on the matter disclosed in the specification. They should define the scope of the invention claimed. Applicants should be careful that their claims include neither more nor less than they desire to protect by their patent. Any unnecessary multiplicity or claims or prolixity of language should be avoided. Claims should not be made for the efficiency or advantages of the invention.