



EVERYWHERE Online Evaluation Terms

Last Revised: February 21, 2020 Ver: 0221

PLEASE READ THIS AGREEMENT CAREFULLY.

These Online Evaluation Terms are a legally binding contract between EVERYWHERE Communications, Inc., a Delaware corporation ("EVERYWHERE") with offices located at 30 West Street, Annapolis, Maryland 21401 and the other legal entity ("Customer") named on the web form that references these Online Evaluation Terms and that granted access to this Evaluation.

COMPONENTS OF THE COMMERCIAL EVERYWHERE OFFERINGS **EXCLUDED FROM THIS EVALUATION**

These Online Evaluation Terms govern your use of an EVALUATION of the Software and Services provided hereunder. The Software and Services provider hereunder do not contain all the functionality of the complete commercial, production version of the Software and Services (the "**Commercial EVERYWHERE Offerings**").

No Satellite Service: The Software and Services provided hereunder do provide any satellite connectivity powered by the Iridium constellation of low-earth orbiting (LEO) satellites or any other satellite networks ("**Airtime**").

No SOS Emergency Services: The Commercial EVERYWHERE Offerings will route SOS Emergency Signals generated by End Users to: (i) EVERYWHERE's response center (the "**EVERYWHERE SOS Response Center**") and (ii) call centers designated by the Customer (the "**Customer Emergency Call Center**"). However, the Evaluation version provided hereunder does not provide SOS Emergency Services. In the event an End User presses the SOS button or uses the SOS functionality within the Software and Services, while the HUB will respond with an auto-response Message that says "SOS received by Hub", in the Evaluation version, no emergency resources will be notified or respond as no human will receive notification of the emergency activation. **Customer shall notify in writing or via email any End User evaluating the Software and Services to inform that NO EMERGENCY RESOURCES WILL BE NOTIFIED and that End Users should not rely on SOS Emergency Signals for assistance during an emergency as no emergency services will be dispatched and no rescue efforts will be initiated.**

EVERYWHERE PROVIDES THE SOFTWARE AND SERVICES SOLELY ON THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT AND ON THE CONDITION THAT CUSTOMER ACCEPTS AND COMPLIES WITH THEM. BY CLICKING THE "ACCEPT" BUTTON OR OTHER MEANS PROVIDED FOR ACCEPTANCE OR USING THE SOFTWARE AND SERVICES, CUSTOMER AGREES TO (A) ACCEPT THIS AGREEMENT AND AGREES THAT CUSTOMER IS LEGALLY BOUND BY ITS TERMS; AND (B) REPRESENTS AND WARRANTS THAT: (I) CUSTOMER IS OF LEGAL AGE TO ENTER INTO A BINDING AGREEMENT; AND (II) IF CUSTOMER IS A CORPORATION, GOVERNMENTAL ORGANIZATION, OR OTHER LEGAL ENTITY, CUSTOMER HAS THE RIGHT, POWER, AND AUTHORITY TO ENTER INTO THIS AGREEMENT AND BIND SUCH PARTY TO ITS TERMS. IF CUSTOMER DOES NOT AGREE TO THE TERMS OF THIS AGREEMENT, EVERYWHERE WILL NOT AND DOES NOT LICENSE AND GRANT ANY EVALUATION USE OF THE SOFTWARE AND SERVICES TO CUSTOMER AND CUSTOMER MUST NOT INSTALL OR USE THE SOFTWARE OR ACCESS THE SERVICES.

WHEREAS EVERYWHERE has developed and offers the EVERYWHERE Safeguard App that runs on either an Android or iOS smartphone and operates in standalone mode when accessing Wi-Fi using data from wireless cellular providers to provide SOS, secure personnel and team tracking and communications to provide mobile situational awareness and duty of care ("**Software**") and a hosted service based Hub for asset tracking and management, day-to-day operations, emergency response and rescue situations that provides real-time situational awareness and tracking by consolidating position, status, and Message information enabling communication with two-way capable units in the field ("**Services**");

WHEREAS Customer desires to evaluate the Software and Services all in accordance with the terms of this Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged, the Parties agree as follows:

1. Definitions. EVERYWHERE and Customer collectively shall be referred to herein as the "Parties" and each individually as a "Party." The following terms used in this Agreement shall have the meanings set forth in this Section 1.

"**Agreement**" means these Online Evaluation Terms and the attached Exhibits.

"**Documentation**" means all written materials provided by EVERYWHERE in connection with the Software and Services, such as user documentation and any succeeding changes thereto. The Documentation shall be considered a component of the Software and Services.

"**End User**" means authorized employees or other individual persons who are designated by Customer as being licensed to use the Software and Services.

"**Hosted Services**" means the EVERYWHERE Hub, an online hosting services, owned, operated or controlled by EVERYWHERE consisting of various infrastructure components, including but not limited to servers, networking components, system software, internet access, and content all as more specifically defined in Exhibit A (Software and Services Description).

"**Licensor**" means EVERYWHERE's licensors or suppliers who provide products or services to EVERYWHERE that are sublicensed to Customer or used to facilitate the Software or Services under the terms of this Agreement.

"**Message**" means a message sent or received from the EVERYWHERE App through the EVERYWHERE Hub.

"**Smartphone**" means a smartphone capable of installing and operating the EVERYWHERE App.

2. Evaluation of Software and Services

2.1 Evaluation Period. This Agreement shall commence as of the earliest date that Customer: (i) clicked the "accept" button to these Online Evaluation Terms; (ii) otherwise provided acceptance of these Online Evaluation Terms; or (iii) first used the Software or Services, and unless earlier terminated as provided herein, shall continue for a period of seven (7) days ("**Evaluation Period**"). This Agreement and the Evaluation Period may only be extended by the written consent of EVERYWHERE. The Evaluation Period and all authorized extensions, if any, shall collectively be referred to as the "**Term**".

2.2 Evaluation Authorization. During the Evaluation Period, EVERYWHERE agrees to provide Customer with an evaluation license to

the Software and provide Customer with access to the Services listed in Exhibit A (Software and Services Description) (collectively, the "**Software and Services**"), consistent with the license grants set forth herein, at no charge to Customer, solely for evaluation purposes in Customer's internal, non-production environment for non-commercial use, and such use shall be consistent with the provisions of this Agreement (the "**Evaluation**").

3. Licenses. Subject to the terms and conditions of this Agreement, EVERYWHERE grants to Customer, and Customer accepts, strictly during the Evaluation Period the following licenses (collectively, the "**Licenses**"):

3.1 Hosting License Grant. Subject to the terms and conditions of this Agreement, EVERYWHERE grants to Customer during the Evaluation Period a limited, non-exclusive, non-transferable evaluation license (with no right to sublicense) to access and evaluate the Hosted Services (the "**Hosted License**"). No license is granted under the Hosted License to access, copy, or use the software that supports the Hosted Services, except in connection with the Hosted Services. No license is given to the source code to the software that supports the Hosted Services.

3.2 Software License Grant. Subject to the terms and conditions of this Agreement, EVERYWHERE grants to Customer during the Evaluation Period a limited, non-exclusive, non-transferable evaluation license (with no right to sublicense) to use, execute, and copy the Software (but not create derivative works thereof) on Smartphones to test and evaluate the Software in an internal, non-production environment for non-commercial use (the "**Software License**"). The Software is provided in object code only and no license is given to the source code to the Software.

3.3 Limitations on Use. Without the express written authorization from EVERYWHERE, Customer shall not (nor through any third party): (i) use, copy, duplicate or reproduce all or any portion of the Software and Services (including the Documentation) for any purpose other than as specified in this Agreement; (ii) decompile, disassemble, re-program, analyze, reverse engineer any of the Software and Services (in whole or in part) or otherwise attempt to reconstruct, identify or discover any underlying ideas, underlying user interface techniques or algorithms, or source code, or disclose any of the foregoing (except to the extent such restriction is prohibited by law); (iii) except as expressly authorized herein, sell, rent, lease, license, sublicense or in any way redistribute any or all of the Software and Services; (iv) use the Software and Services to create a service bureau, timesharing arrangement, or application service provider; (v) modify, adapt, translate, prepare derivative works of all or any portion of the Software and Services or attempt to do so; (vi) remove, obscure or alter EVERYWHERE's, its Affiliates, or its licensors' product identification, copyright notices, trademarks or other proprietary rights notices affixed to or contained within the Software or Documentation; (vii) permit the Software and Services to be used, examined, reviewed or inspected by others, other than by Customer's employees; (viii) disclose the results of any benchmark or evaluation of the Software and Services to any third party (whether or not obtained with EVERYWHERE's assistance) without EVERYWHERE's prior express written consent; (ix) use the Software, Services, Documentation or any information contained therein or otherwise provided by EVERYWHERE or its Licensors for the purposes of developing, or having developed, any products or services competitive with the Software and Services; (x) incorporate, link, or distribute the Software and Services with any code or software licensed under the GNU General Public License ("**GPL**"), Lesser General Public

License (“**LGPL**”), Mozilla, or any other open source license, in any manner that could cause or could be interpreted or asserted to cause the Software and Services (or any modifications thereto) to become subject to the terms of the GPL, LGPL, Mozilla or such other open source license. Customer shall not authorize, or acquiesce in, any other person engaging in any of the foregoing activities, or attempting to do so.

3.4 End User License Agreement and Privacy Policy. Customer’s use of the Software and Services by End Users is subject to the terms and conditions of the End User license accompanying the Software and Services, including the applicable end user license agreement set forth at <https://everywhere-hub.com/terms/eula.html> (the “**EULA**”) and EVERYWHERE’s privacy policy set forth at <https://everywhere-hub.com/terms/privacy.html> (the “**Privacy Policy**”). EVERYWHERE and its Licensors collect, use, and share information from and about End Users and the End Users’ Products. The Privacy Policy describes what EVERYWHERE and its Licensors do with that information. End Users consent to the collection, use, and sharing of information described in the Privacy Policy and in any revisions to the Privacy Policy, which may be modified as described in that document.

3.5 Federal Government License. The Software, Services, and Documentation are each considered a “commercial item” as that term is defined at 48 C.F.R. 2.101, consisting of “commercial computer software” and “commercial computer software documentation” as such terms are used in 48 C.F.R. 12.212. Accordingly, if Customer is an agency of the US Government or any contractor therefor, Customer only receives those rights with respect to the Software, Services, and Documentation as are granted to all other end users under license, in accordance with (a) 48 C.F.R. §227.7201 through 48 C.F.R. §227.7204, with respect to the Department of Defense and their contractors, or (b) 48 C.F.R. §12.212, with respect to all other US Government licensees and their contractors.

4. EVERYWHERE Hub Dependencies. EVERYWHERE and its Licensors do not own or control the cell phone and/or email service providers who receive the email and SMS messages generated from the EVERYWHERE Hub, and EVERYWHERE and its Licensors are not responsible for any delays by the email and cell phone providers related to these SMS messages. The EVERYWHERE Hub functionality uses location information taken from the End User’s Smartphone. Messages may include an End Users location information.

5. Maintenance and Support. Support for the Evaluation is handled via EVERYWHERE’s Customer Support team at no charge to Customer during EVERYWHERE’s normal business hours. Customer acknowledges that this Agreement does not confer upon Customer any rights to obtain updates or upgrades to the Software and Services.

6. Customer Obligations

6.1 Installation. Customer shall be responsible for the installation of the Software and Services and any required third party software and equipment.

6.2 Access and Passwords. Customer is responsible for accessing the Hosted Services in accordance with the terms of this Agreement and maintaining the confidentiality of all passwords at all times and for ensuring that issued passwords are used only by the authorized end users. Customer is entirely responsible for all activities that occur under Customer’s account in connection with use of the Hosted Services using Customer’s passwords. Customer shall immediately notify EVERYWHERE of any unauthorized use of Customer’s account, including, without limitation, each password of an end user accessing the Hosted Services by means of Customer’s account, or any other breach of this Agreement or any security breach known to Customer. EVERYWHERE shall have no liability for any loss or damage arising from Customer’s failure to comply with these requirements.

6.3 Export of Software and Services. All Software and Services, Documentation, deliverables, documents, technical data, and any other

materials delivered under this Agreement are subject to U.S. export control laws and may be subject to export or import regulations in other countries. Customer agrees to comply strictly with these laws and regulations and acknowledges that it has the responsibility to obtain any licenses to export, re-export, or import as may be required by law. Any delays attributable to EVERYWHERE’s ability to secure appropriate export licenses or other required export documentation shall not be considered a breach of this Agreement. EVERYWHERE makes no warranty that any such licenses or other authorizations will be granted and shall have no liability for Customer’s inability to obtain such licenses or other authorizations or for any violation by Customer of any applicable law or regulation.

7. Intellectual Property Rights

7.1 EVERYWHERE Intellectual Property Rights. Title to the Software and Services shall remain with EVERYWHERE at all times during and after the Evaluation Period. Customer acknowledges and agrees that the intellectual property rights underlying the Software, Services, and Documentation (collectively, “**EVERYWHERE IP**”) are owned by, and shall remain the sole property of EVERYWHERE, its affiliates, and their collective Licensors, that the EVERYWHERE IP contains, embodies and is based upon worldwide patented or patentable inventions, trade secrets, copyrights and other intellectual property rights (collectively, “**Intellectual Property Rights**”) owned or licensed by EVERYWHERE, its affiliates, and their collective Licensors, and that EVERYWHERE, its affiliates, and their collective Licensors shall continue to be the sole owner of all Intellectual Property Rights in and to the EVERYWHERE IP worldwide including, without limitation, any derivative works. This Agreement does not convey to Customer title or ownership of the Intellectual Property Rights underlying the EVERYWHERE IP, but only a right of limited use in accordance with this Agreement. Customer acknowledges that the EVERYWHERE IP provided by EVERYWHERE pursuant to this Agreement is entitled to protection under applicable copyright and other intellectual property laws and constitute valuable assets, trade secrets and proprietary rights of EVERYWHERE, its affiliates, and their collective Licensors.

7.2 Protected Patents. Customer shall not, either directly or indirectly file, maintain, or assist any third party in filing or maintaining: (a) any request for reexamination of any of the patents set forth in Exhibit B (Protected Patents) (the “**Prohibited Patents**”); or (b) any legal or administrative proceeding alleging invalidity, non-infringement or unenforceability of any Prohibited Patents. Breach of this Section 7.2 shall be a material breach of this Agreement giving rise to any remedies for breach, without prejudice to other remedies available at law or equity, and in the event that Customer breaches the provisions of Section 7.2, Customer shall be responsible for and reimburse EVERYWHERE for all out-of-pocket costs and damages incurred by EVERYWHERE or its Licensors in contesting any such action or proceeding.

7.3 Survival of Intellectual Property Rights. This Section 7 (Intellectual Property Rights) shall survive any termination or expiration of this Agreement.

8. WARRANTY DISCLAIMER. EVERYWHERE PROVIDES THE SOFTWARE AND SERVICES ON AN “AS IS” BASIS AND THE PARTIES EXPRESSLY DISCLAIM, ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE AND ANY IMPLIED WARRANTIES ARISING FROM STATUTE, COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE. EVERYWHERE SPECIFICALLY DISCLAIMS ANY WARRANTY THAT THE OPERATION OF THE SOFTWARE AND SERVICES WILL BE UNINTERRUPTED OR ERROR FREE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, EVERYWHERE SPECIFICALLY DISCLAIMS: (I) THE SUITABILITY OF THE SOFTWARE AND SERVICES

FOR USE IN MISSION-CRITICAL APPLICATIONS OR IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE CONTROLS, INCLUDING WITHOUT LIMITATION OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, AND LIFE SUPPORT OR WEAPONS SYSTEMS; AND (II) ANY ILLEGAL ACTIVITY BY THE CUSTOMER OR AN END USER.

9. Indemnification

9.1 Indemnification by Customer . Customer (the “**Indemnifying Party**”) shall defend, indemnify and hold harmless EVERYWHERE and its affiliates, and each of its officers, directors, owners, employees, agents or Licensors (each, an “**Indemnified Party**” and, collectively, the “**Indemnified Parties**”), from and against all third party actions, suits, losses, liabilities, claims, expenses, damages, and costs of every kind and description including reasonable legal fees (collectively, “**Losses**”) arising out of or in connection with: (i) use of the Software and Services (except to the extent that the Loss is caused by actions or inactions of EVERYWHERE); (ii) any resale or distribution of the Software and Services that is not authorized under this Agreement; or (iii) injury, death or other claims on behalf of an End User who brings claim because no SOS Emergency Services were provided as part of the Evaluation.

9.2 Indemnity Procedure. The Indemnified Party shall provide the Indemnifying Party with (i) prompt written notice of any claims under this Section 9 for which it seeks indemnification hereunder; (ii) full information and assistance in settling and/or defending the claims; and (iii) full authority and control of the defense and/or settlement of any such claims.

9.3 Exclusive Remedy for Indemnification. The remedies set forth in this Section 9 (Indemnification) shall be the exclusive remedies of the Parties with reference to any claims for indemnification.

9.4 Survival for Indemnification. The provisions of this Section 9 (Indemnification) shall survive any termination of this Agreement.

10. LIMITATION OF LIABILITY

10.1 LIMITATION ON INDIRECT DAMAGES. NEITHER OF THE PARTIES NOR THEIR LICENSORS SHALL BE LIABLE TO THE OTHER FOR INDIRECT, INCIDENTAL, PUNITIVE, EXEMPLARY, CONSEQUENTIAL, ECONOMIC, SPECIAL, INCIDENTAL OR EXEMPLARY DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS, LOSS OF BUSINESS REVENUE OR EARNINGS, LOST DATA, DAMAGES CAUSED BY DELAYS OR A FAILURE TO REALIZE EXPECTED SAVINGS) DIRECTLY OR INDIRECTLY ARISING OUT OF OR IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT, WHETHER OR NOT SUCH DAMAGES COULD REASONABLY BE FORESEEN OR THEIR LIKELIHOOD HAS BEEN DISCLOSED TO EITHER PARTY OR THEIR LICENSORS.

10.2 LIMITATION ON DIRECT DAMAGES. BOTH PARTIES SHALL BE LIABLE TO THE OTHER FOR DIRECT DAMAGES ONLY, IN AN AMOUNT NOT TO EXCEED US\$1,000 IN THE AGGREGATE FOR ALL CLAIMS.

10.3 Applicability and Survival of Limitations. The foregoing limitations of liability shall not apply in case of death, personal injury or any matter for which liability may not be excluded or limited at law. The provisions of this Section 10 (Limitation of Liability) shall survive any termination of this Agreement.

11. Suspension. Upon EVERYWHERE’s reasonable belief that criminal or otherwise improper activity may be associated with Customer’s use of the Hosted Services, EVERYWHERE may, without incurring any liability, temporarily suspend or discontinue Customer’s use of the Hosted Services.

12. Termination

12.1 Termination For Convenience. Either Party may terminate this Agreement immediately for convenience by providing the other Party with advanced written notice.

12.2 Rights and Obligations Upon Termination. Upon termination of this Agreement by either Party: (i) all Licenses granted hereunder shall terminate immediately; and (b) each Party will promptly cease using and destroy or return to the other Party all items that contain any Confidential Information of the other Party.

13. General Provisions

13.1 Compliance with Laws. Each Party agrees to abide by all local, state, national, and international laws and regulations applicable to such Party’s performance under this Agreement, including, without limitation, all intellectual property and privacy laws.

13.2 Governing Law and Venue. This Agreement shall be governed by the laws of the State of Delaware without regard to its conflicts or choice of law principles. Any and all claims arising out of or relating to this Agreement or the transactions contemplated hereby shall be brought in the state courts located in Anne Arundel County, Maryland or the federal courts located in Baltimore, Maryland. Each party hereby submits to and accepts the jurisdiction of such courts for purposes of all legal proceedings and irrevocably waives any claim that any such proceeding brought in such a court has been brought in an inconvenient forum. The Parties agree that the provisions of the United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. The prevailing Party in any action hereupon will be entitled to recover, in addition to any other award, reasonable related costs, expenses, and legal costs and fees.

13.3 Miscellaneous Provisions. This Agreement may be updated from time-to-time by EVERYWHERE by its posting changes thereto on its website, located at <https://www.everywherecomms.com/deployment-demonstration.html> The Parties agree that where the context of any provision indicates an intent that it shall survive the termination of this Agreement, then it shall so survive. This Agreement constitutes the entire understanding between the Parties concerning the subject matter hereof and supersedes all prior discussions, agreements and representations, whether oral or written and whether or not executed by the Parties. All notices required hereunder shall be in writing and transmitted to EVERYWHERE at its address as first set forth in these Online Evaluation Terms, and to Customer’s address as set forth in the web form that granted access to this Evaluation unless either Party provides written notice to the other Party of a different address. Notices shall be effective upon the date of confirmed delivery or at such time as delivery is refused by addressee upon presentation. The preamble hereto shall form an integral part of this Agreement. The headings in this Agreement are for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any of its provisions.

-- EXHIBITS FOLLOW ON NEXT PAGE --

EXHIBIT A

PRODUCT AND SERVICES DESCRIPTION

1. EVERYWHERE Safeguard App

Part No. 600-003

The EVERYWHERE Safeguard App is an EVERYWHERE App that operates on either an Android or iOS smartphone, purpose built for enterprise and government entities with employees on-the-go. The EVERYWHERE Safeguard App operates in standalone mode when accessing Wi-Fi, using data from wireless cellular providers, or it may be paired via Bluetooth with the EC-100 or the EVERYWHERE Garmin inReach Mini to provide global connectivity and communications. The EVERYWHERE Safeguard App provides Global SOS, secure personnel and team tracking and communications to provide mobile situational awareness and duty of care for your company's most important asset, your people.

2. EVERYWHERE Monitor App

Part No. 600-011

The EVERYWHERE Monitor App is an EVERYWHERE App that operates on either an Android or iOS smartphone, purpose built for enterprise and government entities with employees on-the-go. The EVERYWHERE Monitor App operates in standalone mode when accessing Wi-Fi or when using data from wireless cellular providers to provide global connectivity and communications. The EVERYWHERE Monitor App provides secure personnel and team tracking and communications to provide mobile situational awareness and duty of care for your company's most important asset, your people.

3. EVERYWHERE Hub

Part No. 1000-001

The EVERYWHERE Hub is purpose built for your firm's asset tracking and management both for day-to-day operations and for emergency response in situations where personnel recovery and search and rescue operations are required. The Hub provides real-time situational awareness and asset tracking by consolidating position, status, and Message information, and enables communication with two-way capable units in the field.

4. EVERYWHERE Intelligent Routing

Part No. 1000-002

EVERYWHERE's Intelligent Routing technology provides seamless and dynamic routing of your communications in the most efficient manner based on available bandwidth among four network options—Satellite, Cellular, SMS, and Wi-Fi. Integrated within the EVERYWHERE Smartphone App, as well as within the EVERYWHERE Hub, EVERYWHERE Intelligent Routing delivers Messages between the App and the Hub, providing always connected communications in the most cost effective manner.

**EXHIBIT B
PROTECTED PATENTS**

Title	Filing Date	USPTO Patent Number	Issue Date
Mobile Asset Tracking Unit System & Method	March 13, 2007	7,843,335	November 30, 2010
Mobile Asset Tracking Unit System & Method	November 10, 2010	7,924,153	April 12, 2011
Mobile Unit & System Having Integrated Mapping, Communications & Tracking	April 1, 2007	7,970,534	June 28, 2011
Mobile Unit & System Having Integrated Mapping, Communications & Tracking	June 27, 2011	8,099,235	January 17, 2012
Mobile Asset Tracking Unit System & Method	April 8, 2011	8,144,008	March 27, 2012
Methods and Apparatus for Emergency Tracking	May 25, 2011	8,538,373 (Subject Invention)	September 17, 2013
Mobile Asset Tracking Unit System & Method	March 26, 2012	8,680,988	March 25, 2014
Mobile Unit & System Having Integrated Mapping, Communications & Tracking	January 13, 2012	8,700,313	April 15, 2014