

Exhibit “F”

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Intellectual Property Law
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August 25, 2011

Via Electronic Delivery

T. John Ward, Jr.
Ward & Smith Law Firm
P.O. Box 1231
Longview, Texas 75606-1231

RE: Uniloc USA, Inc., et al. v. National Instruments Corp., et al.
Civil Action No. 6:10-cv-00472 in the United States District Court
for the Eastern District of Texas, Tyler Division

Dear Counsel for Uniloc:

I believe we made progress in the meet and confer this afternoon. Pervasive Software is willing to modify its 4-2 Preliminary Claim Constructions to only ask the court to construe "licensee unique ID."

Term	Proposed Construction
licensee unique ID	Adopt the RI District Court Claim Construction Order, p. 9 except as follows. Cannot be based solely on platform-related user information, including software serial number or hardware configuration information or both

The Microsoft litigation did not address whether the "licensee unique ID" in the claims of the '216 patent could be based solely on a software serial number or hardware configuration information or both. As you know, the prior art teaches using a software serial number and hardware configuration information as a licensee ID.

Please let us know if you are willing to stipulate that the "licensee unique ID" in the claims of the '216 patent cannot be based solely on a software serial number or hardware configuration information or both. If you are unable to so stipulate, please include our proposed construction in the Joint Claim Construction Statement.

Regards,



Chad D. Huston

T. John Ward, Jr.
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