Special Intellectual Property Agreement Form for Students

Assignment of Rights. I agree as a condition of my participation in

(For Use When Assigning Intellectual Property to Company Sponsor)

Set forth below are student rights and responsibilities regarding intellectual property created as a student at California State University San Marcos.

General Rule. Any intellectual property conceived or first reduced to practice by the student at California State University San Marcos ("University") as a work product (including homework assignments, laboratory experiments, special and independent study projects) of a "for credit" course will be owned by the student. The University does not claim ownership of such intellectual property.

Special Situations. Situations may occur in certain courses where students are presented with the opportunity to participate on projects or activities in which the ownership of any resulting intellectual property must be assigned either to the University or to a sponsoring entity (such as a company) as a condition of the student's participation. Students are never obligated to participate in projects or activities that require the assignment of the student's intellectual property to the University or to another entity. In these situations, students will always be presented with two options: 1) to participate in projects or activities that do not require the student to assign their intellectual property or 2) to participate in projects or activities that require the student to assign their intellectual property. The student's grade and/or evaluation of performance in the course will not be affected by the student's decision to participate or not to participate in projects or activities requiring the assignment of the student's intellectual property. Students should understand that the assignment of intellectual property is a binding legal agreement and that they have the right to seek independent legal advice at their own expense prior to signing this agreement.

[identification/description of project/activity requiring the assignment of intellectual property]		
[identification/description of project/activity requiri	ing the assignment of intellectual pro	operty]
in the course <u>SE-490</u> [course number]		
to assign and do hereby assign to [company name]	Communications	(hereinafter referred to as "Sponsor")
all rights that I may acquire in inventions, discoveries my participation. I agree to inform Sponsor of any inte to obtain a patent or patents upon any invention or di	ellectual property that I may develop a	or first actually reduced to practice by me as a result of and to cooperate with the Sponsor, at Sponsor's expense, practice by me.
to determine the extent of United States and foreign	and commercializing the intellectual p patent prosecution, maintenance, enfo property rights to Sponsor, then I will r	property. Sponsor shall have sole right and responsibility
Cooperation with Patenting Process. I agree to perform all acts which may be necessary, desirable or intellectual property in any and all countries and for we that my responsibilities under this agreement will contact date of signature.	convenient for fulfilling this assignme esting title thereto in Sponsor, its succ	rneys, to sign all papers, take all rightful oaths, and ent and for securing and maintaining patents to the tessors, assigns and legal representatives. I understand activity and course. This agreement is effective upon the
A parent or legal guardian signature is required for	students younger than 18 years of a	age;
Printed Parent/Legal Guardian name	Signature	Date
Student Lyan Ringer Printed student name	Signature Signature	<u>9-28-202</u> 1 Date
Sponsor		
Printed Name	Signature	 Date
Title:		
ACKNOWLEDGED: Course Instructor/Project Coord	linator	
Printed Name	Signature	Date