REF ID:A67685

<sup>1</sup> 1. This is to record the details of an agreement entered into on October 20, 1943 between William F. Friedman, party of the first part, and Leo Rosen, party of the second part, with regard to the development and commercial exploitation of an invention by the party of the first part of a device for authenticating messages dealing with the telegraphic transfer of funds by and among banking and brokerage firms.

2. The basic principles and ideas involved in the invention originated with the party of the first part. For this reason and because his favorable connections with the firms likely to be interested in the invention and/or in the manufacture, purchase, sale, or use of device(s) resulting therefrom, place him in a good position to undertake the promotion of the invention, it is agreed that his interest in this joint venture is 75% of all moneys which may derive from the joint venture.

3. It is agreed that the party of the second part will construct the necessary model or models in his own shop, using his tools and facilities. He will endeavor to reduce the basic ideas of the invention to practice, and it is further agreed that any and all improvements or modifications which may arise from his ideas or work in connection with the development and which may be incorporated in the model or models will become part of the whole pool of ideas to be embodied in the patent application covering the invention. In view of the foregoing, it is agreed that his interest in this joint venture is 25% of all moneys which may derive therefrom.

4. The cost of all materials which may be purchased for the construction of model or models and all other expenditures jointly deemed necessary for the exploitation of the invention, and/or its protection and/or its exploitation will be shared pro rata, in accordance with their respective interests. No charge for the time and/or services of either party will be made in establishing the costs of the development and/or exploitation. However, the cost of such travel and traveling expenses jointly deemed necessary for the promotion of the invention will be chargeable to the promotion costs and will be shared on the pro rata basis mentioned.

5. It is agreed that the invention will first be processed through the normal Signal Corps and War Department Channels before any steps will be taken with a view toward commercial exploitation.

01111

Washington, D.C. October 22, 1943

William F. Friedman

Rosen

Approved for Release by NSA on 09-06-2013 pursuant to E.O. 13526

## ---- GREED -- 26 17 683

1. This is to record the details of an agreement party office first part, antered into between William 7. Freedoman, and Seo Rosen with regard to the development and for marcial explortation of a device for anthempromotion! ticating massages dealing with the transfer of funder by bankingand Stokerage firms. 21. The basic principles and ideas involved ate the in the invention originated with the party of the dettere first parts for this reason and Bacause his favor. able por connections with the firms liked to be interested in the meantion where of device (s) resulting .+5 therefrom, his interest in this joint vouting is 75% of ole moneys which may derive from the venture It is agreed that the party of the second part will construct the necessary worder or models in his own shop, using this tools and facilities. He will sudsavor to reduce the Davis ideas of the surgestion to practice, and it to the worked or which may anse for his ideas or work in connection with the develop. mout and which may be encorporated in the model or models will become part of the whole pool of ideas to be embodied in the patant application covering the invention. In vew of the foregoing, it is agread that his interest n' this gout venture is 25% of all moneys which may dorwe therefrom. 4. The cost of all materials which may be necessary purchased for the construction

alor ito REF ID/A67685 atom of model or models and for all other expandi-times deside fourthy deamed necessary for the explortation, will be shared and pro rata, in accordance with their respective à interesto. no charge for the time and/or Aprices of arther party will be made in astablishing you costs of the development and/or explortation. 5. It is agreed that the invention will first be processed through the normal Signal Corps and war Department channels before Is any common steps well be taken with a new todrand commencial exploritation.

Washington, D.C. October 22, 1943.

WILLIAM F. FRIEDMAN

LEO ROSEN