PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			ASSIGNMENT			
CONVEYING PART	Y DATA	1				
Na			me	Execution Date		
Micha Galor				08/20/2012		
Jonathan Pokrass				08/20/2012		
Amir Hoffnung				08/20/2012		
Ofir Or				08/21/2012		
RECEIVING PARTY	DATA					
Name: Street Address:		PRIMESENSE LTD.				
City:	Tel Aviv	28 Habarzel Street, Ramat Hachayal				
State/Country:						
Postal Code:	69710					
Postal Code.						
	ERS Total: 1					
Property Type		Number				
Application Number: 135		1359235	52			
CORRESPONDENC	E DATA					
Fax Number:	97235622	229				
Phone: +972546968891						
Email:	office@dkpat.co.il					
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.						
Correspondent Name: D. Kligler I.P. Services LTD						
Address Line 1:	P.O. Box 57651					
Address Line 4:	Tel Aviv,	ISRAEL	L 61576			
ATTORNEY DOCKET NUMBER:			1020-1069.1			
NAME OF SUBMITTER:			Millana R. Budagov			
Total Attachments: 6	; ;			PATENT		

502034318

PATENT REEL: 028832 FRAME: 0938

source=ExAssignment#page1.tif
source=ExAssignment#page2.tif
source=ExAssignment#page3.tif
source=ExAssignment#page4.tif
source=ExAssignment#page5.tif
source=ExAssignment#page6.tif

ASSIGNMENT

THIS PATENT ASSIGNMENT is made from the inventors named below (hereinafter, Assignors) to PRIMESENSE LTD., an Israeli company, having a place of business at 28 Habarzel Street, Ramat Hachayal, Tel Aviv 69710, Israel (hereinafter, Assignee).

WHEREAS the Assignors have made an invention that is described in a patent application entitled SESSIONLESS POINTING USER INTERFACE (hereinafter, the Invention),

NOW, THEREFORE, in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to the Assignors, the receipt and sufficiency of which are hereby acknowledged, the Assignors agree to assign, and hereby do assign, to the Assignee the entire right, title and interest in and to the Invention, including, without limitation, the above-mentioned patent application and all other provisional and nonprovisional applications deriving from the above-mentioned patent application, and including any original and/or reissued Letters Patent of the United States granted for the Invention and any divisions, reissues, continuations, continuations-in-part and extensions of any such patent application(s), and including any patents or other forms of protection of industrial property that may be granted in relation to the Invention in any other country, and including the rights to file and prosecute all applications for patents and other forms of protection of industrial property in the United States and other countries and to claim priority from the above-mentioned patent application in the United States and in any other country, and including the subject matter of any and all claims which may be obtained in such patents and the right to enforce such patents.

The Assignors hereby authorize and request the Commissioner of Patents to issue any and all Letters Patents of the United States resulting from the above-mentioned patent application and any divisions, reissues, continuations, continuations-in-part thereof to the Assignee, as Assignee of the entire interest, and likewise authorize officials of other countries to issue patents and other forms of industrial property protection to the Assignee.

The Assignors hereby covenant that they have full right to convey the entire interest herein assigned, and that they have not executed and will not execute any agreement in conflict herewith.

Each of the Assignors agrees to execute all papers in connection with the abovementioned patent application and any applications filed as divisions, reissues, continuations, or continuations-in-part thereof or otherwise deriving from the abovementioned patent application, including separate assignments in connection with such applications, that the Assignce may deem desirable for the purposes of obtaining, protecting and enforcing its rights in the Invention.

Each of the Assignors agrees to communicate to the Assignee or representatives thereof any facts known to him or her respecting the Invention and improvements thereof,

Docket: 1020-1069.1

and will, upon request, but without expense to him or her, testify in any legal proceedings regarding the invention and provide any other assistance deemed necessary by the Assignce to obtain, protect and enforce its rights in the Invention.

This Assignment shall be binding upon the heirs, executors, administrators, and assigns of each of the Assignors, and shall inure to the benefit of the heirs, executors, administrators, successors and assigns of the Assignee.

IN WITNESS WHEREOF, the Assignors have executed this Assignment on the date or dates indicated below:

First inventor: Micha Galor, citizen of Israel	Jal 1					
Inventor signature:	Date: <u>2017/12</u>					
Residence: 11 Menora Street, Tel Aviv, Israel						
Second inventor: Jonathan Pokrass, citizen of Israel	I					
Inventor signature:	Date:					
Residence: 14 Ben-Zion-Israel Street, Bat-Yam, Israel						
Third inventor: Amir Hoffnung, citizen of Israel						
Inventor signature:	Date:					
Residence: 10 Hissin Street, Tel Aviv, Israel						
Fourth inventor: Offr Or, citizen of Israel						
Inventor signature:	Date:					
Residence: 46 Moshe Sharet Street, Ramat Gan, Isr	acl					

ASSIGNMENT

THIS PATENT ASSIGNMENT is made from the inventors named below (hereinafter, Assignors) to PRIMESENSE LTD., an Israeli company, having a place of business at 28 Habarzel Street, Ramat Hachayal, Tel Aviv 69710, Israel (hereinafter, Assignee).

WHEREAS the Assignors have made an invention that is described in a patent application entitled SESSIONLESS POINTING USER INTERFACE (hereinafter, the Invention),

NOW, THEREFORE, in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to the Assignors, the receipt and sufficiency of which are hereby acknowledged, the Assignors agree to assign, and hereby do assign, to the Assignee the entire right, title and interest in and to the Invention, including, without limitation, the above-mentioned patent application and all other provisional and nonprovisional applications deriving from the above-mentioned patent application, and including any original and/or reissued Letters Patent of the United States granted for the Invention and any divisions, reissues, continuations, continuations-in-part and extensions of any such patent application(s), and including any patents or other forms of protection of industrial property that may be granted in relation to the Invention in any other country, and including the rights to file and prosecute all applications for patents and other forms of protection of industrial property in the United States and other countries and to claim priority from the above-mentioned patent application in the United States and in any other country, and including the subject matter of any and all claims which may be obtained in such patents and the right to enforce such patents.

The Assignors hereby authorize and request the Commissioner of Patents to issue any and all Letters Patents of the United States resulting from the above-mentioned patent application and any divisions, reissues, continuations, continuations-in-part thereof to the Assignee, as Assignee of the entire interest, and likewise authorize officials of other countries to issue patents and other forms of industrial property protection to the Assignee.

The Assignors hereby covenant that they have full right to convey the entire interest herein assigned, and that they have not executed and will not execute any agreement in conflict herewith.

Each of the Assignors agrees to execute all papers in connection with the abovementioned patent application and any applications filed as divisions, reissues, continuations, or continuations-in-part thereof or otherwise deriving from the abovementioned patent application, including separate assignments in connection with such applications, that the Assignee may deem desirable for the purposes of obtaining, protecting and enforcing its rights in the Invention,

Each of the Assignors agrees to communicate to the Assignee or representatives thereof any facts known to him or her respecting the Invention and improvements thereof.

PATENT REEL: 028832 FRAME: 0942

and will, upon request, but without expense to him or her, testify in any legal proceedings regarding the invention and provide any other assistance deemed necessary by the Assignce to obtain, protect and enforce its rights in the Invention.

This Assignment shall be binding upon the heirs, executors, administrators, and assigns of each of the Assignors, and shall inure to the benefit of the heirs, executors, administrators, successors and assigns of the Assignee.

IN WITNESS WHEREOF, the Assignors have executed this Assignment on the date or dates indicated below:

First inventor: Micha Galo	r, citizen of Israel	
Inventor signature: Residence: 11 Menora Stre	Date:	
Second inventor: Jonathan	Pokrass, citizen of 1	Israel
Inventor signature:	େମ୍ବା ବ	Date: 20/08/2012
Residence: 14 Ben-Zion-Is	rael Street. Bat-Yarr	n, Israel
Third inventor: Amir Hoffi	and the second	
Inventor signature: Residence: 10 Hissin Stree	Tol Artiv Jarnal	$\underline{\qquad} \text{ Date: } \underline{\lambda \circ \cdot 8 \cdot \lambda o (\lambda)}$
	s, i bi r'svire israes	
Fourth inventor: Ofir Or, c	itizen of Israel	
Inventor signature:		Date:
Residence: 46 Moshe Shar	et Street, Ramat Gar	ı, İsrael

ASSIGNMENT

THIS PATENT ASSIGNMENT is made from the inventors named below (hereinafter, Assignors) to PRIMESENSE LTD., an Israeli company, having a place of business at 28 Habarzel Street, Ramat Hachayal, Tel Aviv 69710, Israel (hereinafter, Assignee).

WHEREAS the Assignors have made an invention that is described in a patent application entitled SESSIONLESS POINTING USER INTERFACE (hereinafter, the Invention),

NOW. THEREFORE, in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to the Assignors, the receipt and sufficiency of which are hereby acknowledged, the Assignors agree to assign, and hereby do assign, to the Assignee the entire right, title and interest in and to the Invention, including, without limitation, the above-mentioned patent application and all other provisional and nonprovisional applications deriving from the above-mentioned patent application, and including any original and/or reissued Letters Patent of the United States granted for the Invention and any divisions, reissues, continuations, continuations-in-part and extensions of any such patent application(s), and including any patents or other forms of protection of industrial property that may be granted in relation to the Invention in any other country, and including the rights to file and prosecute all applications for patents and other forms of protection of industrial property in the United States and other countries and to claim priority from the above-mentioned patent application in the United States and in any other country, and including the subject matter of any and all claims which may be obtained in such patents and the right to enforce such patents.

The Assignors hereby authorize and request the Commissioner of Patents to issue any and all Letters Patents of the United States resulting from the above-mentioned patent application and any divisions, reissues, continuations, continuations-in-part thereof to the Assignee, as Assignee of the entire interest, and likewise authorize officials of other countries to issue patents and other forms of industrial property protection to the Assignee.

The Assignors hereby covenant that they have full right to convey the entire interest herein assigned, and that they have not executed and will not execute any agreement in conflict herewith.

Each of the Assignors agrees to execute all papers in connection with the abovementioned patent application and any applications filed as divisions, reissues, continuations, or continuations-in-part thereof or otherwise deriving from the abovementioned patent application, including separate assignments in connection with such applications, that the Assignee may deem desirable for the purposes of obtaining, protecting and enforcing its rights in the Invention.

Each of the Assignors agrees to communicate to the Assignee or representatives thereof any facts known to him or her respecting the Invention and improvements thereof,

Docket: 1020+1069.1

in a star

and will, upon request, but without expense to him or her, testify in any legal proceedings regarding the invention and provide any other assistance deemed necessary by the Assignee to obtain, protect and enforce its rights in the Invention.

This Assignment shall be binding upon the heirs, executors, administrators, and assigns of each of the Assignors, and shall inure to the benefit of the heirs, executors, administrators, successors and assigns of the Assignee.

IN WITNESS WHEREOF, the Assignors have executed this Assignment on the date or dates indicated below:

First inventor: Micha Galor, citizen of Israel

Inventor signature: _____ Date: _____ Residence: 11Menora Street. Tel Aviy, Israel

Second inventor: Jonathan Pokrass, citizen of Israel

Inventor signature: _____ Date: _____ Residence: 14 Ben-Zion-Israel Street, Bat-Yam, Israel

Third inventor: Amir Hoffnung, citizen of Israel

Inventor signature: _____ Date: _____ Residence: 10 Hissin Street, Tel Aviv, Israel

Fourth inventor: Ofir Or, citizen of Israel

Inventor signature: ______ Date: ____ Date: _____ Residence: 46 Moshe Sharet Street, Ramat Gan, Israel

2