OP \$40.00 1388

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
DANIEL M LEVY	04/30/2013
DEBOARAH L LEVY	04/30/2013
ELLIOT G LEVY	04/30/2013

RECEIVING PARTY DATA

Name:	MAXSCHOLAR, LLC		
Street Address:	6799 COLLINS AVENUE, SUITE S204		
City:	MIAMI BEACH		
State/Country:	FLORIDA		
Postal Code:	33141		

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	13886664	

CORRESPONDENCE DATA

Fax Number: 8884153481

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

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ATTORNEY DOCKET NUMBER:	MAX201.1US
NAME OF SUBMITTER:	C. ANDREW IM
Signature:	/C. ANDREW IM/
Date:	05/03/2013

502334737 REEL: 030346 FRAME: 0562

	This document serves as an Oath/Declaration (37 CFR 1.63).
Total Attachments: 3 source=DECLASSN#page1.tif source=DECLASSN#page2.tif source=DECLASSN#page3.tif	

PATENT REEL: 030346 FRAME: 0563

IM IP LAW PLLC

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DECLARATION AND ASSIGNMENT FOR PATENT AND DESIGN APPLICATIONS

UNITED STATES PATENT RIGHTS, OR United States Plus all Foreign Patent Rights

Title of Invention	⇒ INTERACTIVE SYSTEM AND METHOD FOR MULTI-SENSORY	LEARNING		
	As a below named inventor (hereinafter designated as the undersigned), I hereby declare that:		
Application not Attached	This declaration is directed to the application attached hereto. If the application is not attached hereto, the application is as identified by the attorney docket number as set forth above and/or the following:			
Enter Appln. No.	⇒ United States Application Number or PCT International Appln. No.	13/886,664		
Enter Filing Date	⇔ filed on MAY 3, 2013			
	The above-identified application was made or authorized to be made b	y me.		

I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the above-identified application, including the claims.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations § 1.56.

WHEREAS, the undersigned has invented certain new and useful improvements described in the application identified.

Insert Name of Assignee

Title of Invention

⇒ WHEREAS, MAXSCHOLAR, LLC

Insert Address of Assignee

⇒ of 6799 COLLINS AVENUE, SUITES204, MIAMI BEACH, FL 33141,

its heirs, successors, legal representatives and assigns (hereinafter designated as the Assignee) is desirous of acquiring the entire right, title and interest in and to said invention and in and to any Letters Patent(s) that may be granted therefor in the United States of America and

Check Box if Appropriate

in any foreign countries.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned has sold, assigned and transferred, and by these presents does (do) sell, assign and transfer unto said Assignee the full and exclusive right to the said invention in the United States of America, its territories, dependencies and possessions and the entire right, title and interest in and to any and all Letters Patent(s) which may be granted therefor in the United States of America, its territories, dependencies and possessions, and if the box above is designated, in any and all foreign countries; and to any and all divisions, reissues, continuations, conversions and extensions thereof for the full term or terms for which the same may be granted.

The undersigned agrees to execute all papers measure in connection with this application and any combining, divisional, conversion or reissue applications thereof and also to execute separate assignments in connection with such applications as the Assignee may dearn necessary or expedient.

The undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation, division, conversion or missue thereof or Letters Pstemtist or reissue patent issued themon and to cooperate with the Assignee in every way possible in obtaining and producing evidence and proceeding with such interference.

The undersigned agrees to execute all papers and documents and to perform any act which may be necessary in connection with claims or previsions of the international Convention for the Protection of Industrial Property or similar agreements.

The undersigned agrees to perform all affirmative acts which may be necessary to obtain a grant of (a) valid United States of America patent(s) or a grant of (a) valid United States of America and any foreign patent(s) to the Assignes and in vest all rights therein hereby conveyed to said Assignes as (ally and entirely as the same would have been held by the undersigned if this Assignment and saic had not been made.

The undersigned hereby authorizes and requests the Patent and Trademark Office Officials in the United States of America and in any foreign countries to issue any and all Letters Patent(s) resulting from said application or any continuing, divisional conversion or missue applications thereof is the said Assigned, as Assigned of the entire interest, and hereby covernants that he has the full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement in conflict herewith:

The undersigned hereby grants the law firm of IM IF LAW PLLC the power to insert any further identification which may be necessary or desirable in order to comply with the rules of the U.S. Patent and Trademark Office.

The undersigned hereby coverants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment.

The undersigned beneby acknowledges that any willful false statement made in this declaration is punishable maler 18 U.S.C. § 1001 by fine or imprisonment of not more than five (5) years, or both.

In witness whereof, executed by the undersigned on the date apprecia the undersigned name.

	LEGAL N	AME OF INVENTOR			4. 2
Security's Sterio	 Inventor:	Daniel M. LEVY		Date	4/30/13
heliotic's Significan	 Nigostory	(///w//h	- King		
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An application data shoot (FTC/86014 or equivalent), including maning the enting offering entity, must accompany this form. Use a separate form for each inventor, or check the box below and complete the acceled page(s) to list additional inventors.

Additional inventors are being named on the L supplemental sheet(s) attached hereto

Supplemental Sheet for Declaration and Assignment

ADDITIONAL INVENTOR(S) Supplemental Sheet Page 1 of 1

	LEGAL NA	ame of joint inventor, if any		
histories's Norse	* Inventor:	Dehoges X. S.S.Y.Y. A	Oster	4/30/13
inventor's Signature	⇒ Signature:	Delimin Z Tay		
	LEGAL NA	AME OF JOINT INVENTOR, IF ANY		8
bonsecico/c Naces	⇔ (nventor:	Elliet G. LEVY	Date:	4/30/13
bromer's Signatus	* Signature:	- Elect & Lenz	******	
	LEGAL N/	AME OF JOINT INVENTOR, IF ANY		
Essentor's Name	*Inventor		Oste:	
Storophor's Signature	Signature:			
	LEGAL NA	AME OF JOINT INVENTOR, IF ANY		
Jacobson's None	°° inventor:		Distor	
Savsasco'e Signetione	*Signature:			
	LEGAL NA	AME OF JOINT INVENTOR, IF ANY		
bosessor's Henre	*feverior:		Date:	
breator's Signature	⁴ Signawee:			
	LEGAL NA	AME OF JOINT INVENTOR, IF ANY		
Browne's None	*Inventor:		Date:	
hoones y Egiotice	Signature:			
	LEGAL NA	AME OF JOINT INVENTOR, IF ANY		
forestes/a Nicros	Sinventor:		Date:	
bevereer's Signisters	*Signature:			
	LEGAL NA	ame of joint inventor, if any		
briventer's Siesse	*Inventor:		Oste:	
inventor's Signature	*Signature:			

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RECORDED: 05/03/2013

PATENT REEL: 030346 FRAME: 0566