

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT2700976

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
BRANDEIS UNIVERSITY	05/30/2013
RECEIVING PARTY DATA	
Name:	BRANDON M WHITE
Street Address:	1306 MARTIN LUTHER KING JR. WAY
Internal Address:	APT. 2E
City:	BERKELEY
State/Country:	CALIFORNIA
Postal Code:	94709
Name:	DR JOHANN ARI LARUSSON
Street Address:	60 HOPE AVE
Internal Address:	227
City:	WALTHAM
State/Country:	MASSACHUSETTS
Postal Code:	02453
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13245235
CORRESPONDENCE DATA	
Fax Number:	
Phone:	6363465135
Email:	bwhite822@gmail.com
<i>Correspondence will be sent via US Mail when the email attempt is unsuccessful.</i>	
Correspondent Name:	BRANDON WHITE
Address Line 1:	1306 MARTIN LUTHER KING JR. WAY
Address Line 2:	APT. 2E

Address Line 4: BERKELEY, CALIFORNIA 94709	
NAME OF SUBMITTER:	BRANDON M. WHITE
Signature:	/Brandon M. White/
Date:	01/28/2014
	This document serves as an Oath/Declaration (37 CFR 1.63).
Total Attachments: 4 source=May 2013 White and Larusson Release Agr#page1.tif source=May 2013 White and Larusson Release Agr#page2.tif source=May 2013 White and Larusson Release Agr#page3.tif source=May 2013 White and Larusson Release Agr#page4.tif	

**AGREEMENT FOR THE RELEASE OF INVENTION RIGHTS AND ASSIGNMENT
OF RIGHTS TO ROYALTIES**

WHEREAS, Mr. Brandon White and Dr. Johann Larusson (referred to herein as "Inventors") have conceived and disclosed to Brandeis University invention disclosure 1090 entitled "System and Method For Detecting a Point of Originality in a Writing", (referred to herein as "Invention"), and

WHEREAS, the said Invention was conceived and/or first reduced to practice under the auspices of Brandeis University, a State of Massachusetts non-profit, tax-exempt, educational institution located in Waltham, Massachusetts (referred to herein as "Brandeis"); and

WHEREAS, rights of the Inventors and Brandeis in the Invention are governed by the terms of the Brandeis Intellectual Property Policy, as approved by the Brandeis Board of Trustees in February 2004; and

WHEREAS, pursuant to the Brandeis University Intellectual Property Policy, Brandeis has determined that it does not wish to participate in the sale or licensing of the Invention, and that it is willing to release to the Inventors Brandeis' interest therein, subject to Inventors's agreement to assign to Brandeis the right to receive five percent (5%) of all revenue received by the Inventors thereafter;

NOW, THEREFORE, the parties hereto agree as follows:

1. Brandeis hereby releases and transfers to the Inventors, and to their heirs, executors, administrators and assigns, all of its right and interest in and to the Invention as described in Exhibit A and in and to any and all copyrights and/or patents, whether United States or foreign, which at any time may be granted therefor, including any and all renewals, reissues and prolongations thereof (the "Copyrights and Patents").
2. The Inventors hereby assign to Brandeis five percent (5%) of all net revenues received by the Inventors from the Invention. The Inventors agree, on behalf of themselves and their heirs, executors, administrators and assigns, to keep full, true, and accurate books of accounts containing all particulars that may be necessary for the purpose of showing the amounts payable to Brandeis hereunder. The Inventors agree to provide to Brandeis annual accountings concerning the patenting, use, licensing, sublicensing, sale, transfer or assignment of the Invention and the Copyrights and Patents, the terms thereof and the amounts due the Inventors and Brandeis therefrom, and such other information as Brandeis may reasonably request from time to time. Such Annual Accounting will be made within fifteen (15) days of each anniversary of the date of execution of this Agreement. All payments to Brandeis will be distributed according to standard procedures, except that Inventors will not receive a share of payments to Brandeis. Within fifteen (15) days of the third anniversary of the date of execution of this Agreement, and each anniversary thereafter, the Inventors shall have the right to request reassignment of the Invention back to Brandeis thereby releasing the Inventors from his obligations under this Agreement. Brandeis will review the request for reassignment but is under no obligation to accept the reassignment of the technology. Under such reassignment,

Brandeis will have the absolute right to any revenues received from the invention with no further obligation to the inventors, except the inventors, following such reassignment, shall be entitled to receive their portions of the inventors' share of any royalties BRANDEIS distributes as a result of commercialization of the invention.

3. The inventors represent that they are the only inventors of the invention. The inventors further agree that if other individuals contribute to the invention, then those additional contributions will be contingent upon the inventors obtaining agreements assigning full ownership and control of those additional contributions to the inventors without cost to Brandeis.

4. The inventors agree to indemnify and hold Brandeis and its trustees, directors, officers, employees and affiliates harmless from and against any and all claims, demands, losses or causes of action related in any way to the production, marketing or commercialization of the invention. This indemnity and hold harmless agreement shall include indemnity against all costs, expenses, judgments, arbitrations, settlements, penalties, and liabilities (including without limitation attorney's fees) incurred in connection with any claim or proceedings brought thereon and the defense thereof, without limitation.

5. Payment checks shall be made payable to "Brandeis University" and payments and correspondence sent to:

Director
Office of Technology Licensing
415 South Street, MS 115
Waltham, MA 02453

6. The inventors understand that said invention is being assigned to them for their own personal activities. Brandeis does not have any responsibility to further develop the invention, and Brandeis shall not be obligated to expend any funds, equipment, facilities or other resources. The inventors agree not to use any Brandeis funds, equipment, facilities, or other resources to patent, market, license, sell or otherwise commercially develop said invention after execution of this Agreement without Brandeis' prior written approval.

The foregoing notwithstanding, inventors are free to perform continued research relating to the invention.

7. EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS AGREEMENT, BRANDEIS, ITS TRUSTEES, DIRECTORS, OFFICERS, EMPLOYEES, AND AFFILIATES MAKE NO REPRESENTATIONS AND EXTEND NO WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, VALIDITY OF PATENT RIGHTS CLAIMS, ISSUED OR PENDING, AND THE ABSENCE OF LATENT OR OTHER DEFECTS, WHETHER OR NOT DISCOVERABLE. NOTHING IN THIS AGREEMENT SHALL BE CONSTRUED AS A REPRESENTATION MADE OR WARRANTY GIVEN BY BRANDEIS THAT THE

PRACTICE BY INVENTORS OF THE INVENTION GRANTED HEREUNDER SHALL NOT INFRINGE THE PATENT RIGHTS OF ANY THIRD PARTY. IN NO EVENT SHALL BRANDEIS, ITS TRUSTEES, DIRECTORS, OFFICERS, EMPLOYEES AND AFFILIATES BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING ECONOMIC DAMAGE OR INJURY TO PROPERTY AND LOST PROFITS, REGARDLESS OF WHETHER BRANDEIS SHALL BE ADVISED, SHALL HAVE OTHER REASON TO KNOW, OR IN FACT SHALL KNOW OF THE POSSIBILITY.

8. Any waiver of, or failure to enforce, any provision of this Agreement on one occasion will not be deemed a waiver of any other provision or of such provision on any other occasion, and no delay or omission by either Party to exercise any right or power it has under this Agreement will impair or be construed as a waiver of such right or power.

9. This Agreement may not be assigned without the prior written mutual consent of the parties.

10. This Agreement shall be governed by the laws of the Commonwealth of Massachusetts.

IN WITNESS WHEREOF, this release and assignment has been duly executed by Brandeis and the inventors as of the date set forth below.

INVENTORS

By:

Johan Ari Larsson
Brandon M. White

Name:

JOHAN ARI LARSSON
Brandon M. White

Date:

5/9/2013
5/17/2013

BRANDEIS UNIVERSITY

By:

Arvin Epstein

Name: ARVIN EPSTEIN

Title: Interim Executive Director
of OTC

Date: 5/30/13

Exhibit A
Patent Rights

Brandeis Case No. 1090, "System and Method For Detecting a Point of Originality in a Writing"