PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2834293

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JEEVITHA KIRUBANANDAM	04/22/2014
GANESHA SHANMUGANATHAN	04/27/2014
KEITH FARKAS	04/22/2014
DUNCAN EPPING	04/22/2014
AASHISH PARIKH	04/22/2014

RECEIVING PARTY DATA

Name:	VMWARE, INC.
Street Address:	3401 HILLVIEW AVENUE
City:	PALO ALTO
State/Country:	CALIFORNIA
Postal Code:	94304

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	14264700	

CORRESPONDENCE DATA

Fax Number: (650)427-4818

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

Phone: 650-427-1049

Email: ipadmin@vmware.com

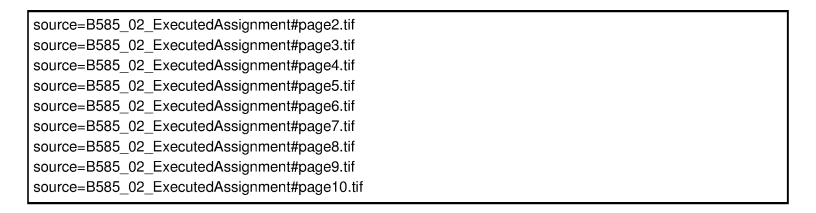
Correspondent Name:VMWARE, INC.Address Line 1:DARRYL SMITHAddress Line 2:3401 HILLVIEW AVE.

Address Line 4: PALO ALTO, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	B585.02
NAME OF SUBMITTER:	MARK A. WILSON
SIGNATURE:	/mark a. wilson/
DATE SIGNED:	04/29/2014

Total Attachments: 10

source=B585_02_ExecutedAssignment#page1.tif



For good and valuable consideration, the receipt of which is hereby acknowledged, I, an ASSIGNOR named below,

Jeevitha KIRUBANANDAM	of	Sunnyvale, California
Ganesha SHANMUGANATHAN	of	Mountain View, California
Keith FARKAS	of	San Carlos, California
Duncan EPPING	of	Helmond, NL
Aashish PARIKH	of	Santa Ciara, California

hereby sell, assign, transfer and set over to

ASSIGNEE: VMware, Inc., a Delaware corporation, having a principal place of business at 3401 Hillview Avenue, Palo Alto, California 94304, U.S.A. (VMware), its successors, assigns and legal representatives,

my entire right, title and interest throughout the world, including all rights to claim priority, in and to the invention(s) disclosed in:

	U.S. Patent Application executed on or about	the date of this Assignment,
	U.S. Patent Application No.:	_, filed on
	U.S. Provisional Application No.:, file	ed on;
	International Application No.: PCT/	, filed on
and		

ENTITLED: METHOD AND SYSTEM FOR GENERATING REMEDIATION OPTIONS WITHIN A CLUSTER OF HOST COMPUTERS THAT RUN VIRTUAL MACHINES

and identified by Attorney Docket Number: B585.02

and naming inventor(s) as follows:

INVENTOR(S): <u>KIRUBANANDAM</u>, Jeevitha: <u>SHANMUGANATHAN</u>, Ganesha: <u>FARKAS</u>, Keith; <u>EPPING</u>, Duncan; <u>PARIKH</u>, Aashish

including without limitation, my entire right, title and interest in and to any and all United States and foreign applications (including any and all provisional, international, regional and foreign national applications) for said invention(s), including divisionals, continuations, continuations-in-part, renewals, substitutes and extensions thereof, and in and to any and all patents of every country or region that may be granted or have been granted for said invention(s), including any reissues and reexaminations thereof—the foreign applications including, without limitation, all applications for patents, utility models and designs which may hereafter be filed for the invention(s) in any country or countries foreign to the United States, and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention(s) in

Page 1 of 2

any country or countries foreign to the United States and all extensions, renewals and reissues thereof.

I authorize ASSIGNEE to apply for patents of foreign countries for said invention(s); to claim all rights of priority without further authorization from me, which priority rights include rights derived from any United States application (provisional or otherwise) under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and to own in its own name all applications, all patents and inventor's certificates in all countries based on the invention(s).

I agree to execute any and all documents requested by ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their reasonable expense, in connection with filing and prosecution of any and all United States and foreign applications (including international, regional, and foreign national applications), enforcement of all patents, and maintenance of all rights in the invention(s), patents, inventor's certificates and applications for patents or inventor's certificates based on any of the invention(s); and generally to do everything possible to aid ASSIGNEE, its successors, assigns, legal representatives, and nominees, at their request and reasonable expense, in obtaining, enforcing, and maintaining patents and inventor's certificates for said invention(s) in all countries. In particular, I agree to provide to ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their request and at their reasonable expense, all information known to or ascertainable by me and all documents and other materials and objects pertaining to the invention(s) that are in the possession of or accessible to me; and further, at any trial, hearing, deposition or other legal proceeding where I am called as a witness by ASSIGNEE, its successors, assigns, legal representatives, or nominee, I agree to testify to all facts pertaining to the invention(s) for which I am competent to testify.

I hereby covenant that I have full right to convey the entire interest that is being assigned by this Assignment, and that no assignment, sale, license, agreement, or encumbrance has been or will be made or entered into that would conflict with this Assignment.

I authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue any U.S. Letters Patent or any other patent or property right that may be granted for said invention(s) to ASSIGNEE, its successors or assigns.

Executed on _		, by	
	Date		Jeevitha KIRUBANANDAM
Executed on _		, by	
	Date		Ganesha SHANMUGANATHAN
Executed on	4/22/ 2014	, by	
	Date	•	Keith FARKAS
Executed on _		, by	
	Date		Duncan EPPING
Executed on _		, by	
	Date		Aashish PARIKH

Page 2 of 2

For good and valuable consideration, the receipt of which is hereby acknowledged, I, an ASSIGNOR named below,

Jeevitha KIRUBANANDAM	of	Sunnyvale, California
Ganesha SHANMUGANATHAN	of	Mountain View, California
Keith FARKAS	of	San Carlos, California
Duncan EPPING	of	Helmond, NL
Aashish PARIKH	øf	Santa Clara, California

hereby sell, assign, transfer and set over to

ASSIGNEE: VMware, Inc., a Delaware corporation, having a principal place of business at 3401 Hillview Avenue, Palo Alto, California 94304, U.S.A. (VMware), its successors, assigns and legal representatives,

my entire right, title and interest throughout the world, including all rights to claim priority, in and to the invention(s) disclosed in:

U.S. Patent Application executed on or	about the date of this Assignment,	
U.S. Patent Application No.:	, filed on	***********
U.S. Provisional Application No.:		
International Application No.: PCT/	, filed on	
and		

ENTITLED: METHOD AND SYSTEM FOR GENERATING REMEDIATION OPTIONS WITHIN A CLUSTER OF HOST COMPUTERS THAT RUN VIRTUAL MACHINES

and identified by Attorney Docket Number: B585.02

and naming inventor(s) as follows:

INVENTOR(8): KIRUBANANDAM, Jeevithat, SHANMUGANATHAN, Ganesha: FARKAS, Keith; EPPING, Duncan; PARIKH, Aushish

including without limitation, my entire right, title and interest in and to any and all United States and foreign applications (including any and all provisional, international, regional and foreign national applications) for said invention(s), including divisionals, continuations, continuations-in-part, renewals, substitutes and extensions thereof, and in and to any and all patents of every country or region that may be granted or have been granted for said invention(s), including any reissues and reexaminations thereof—the foreign applications including, without limitation, all applications for patents, utility models and designs which may hereafter be filled for the invention(s) in any country or countries foreign to the United States, and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention(s) in

Page 1 of 2

any country or countries foreign to the United States and all extensions, renewals and reissues thereof.

I authorize ASSIGNEE to apply for patents of foreign countries for said invention(s); to claim all rights of priority without further authorization from me, which priority rights include rights derived from any United States application (provisional or otherwise) under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and to own in its own name all applications, all patents and inventor's certificates in all countries based on the invention(s).

I agree to execute any and all documents requested by ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their reasonable expense, in connection with filing and prosecution of any and all United States and foreign applications (including international, regional, and foreign national applications), enforcement of all patents, and maintenance of all rights in the invention(s), patents, inventor's certificates and applications for patents or inventor's certificates based on any of the invention(s); and generally to do everything possible to aid ASSIGNEE, its successors, assigns, legal representatives, and nominees, at their request and reasonable expense, in obtaining, enforcing, and maintaining patents and inventor's certificates for said invention(s) in all countries. In particular, I agree to provide to ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their request and at their reasonable expense, all information known to or ascertainable by me and all documents and other materials and objects pertaining to the invention(s) that are in the possession of or accessible to me; and further, at any trial, hearing, deposition or other legal proceeding where I am called as a witness by ASSIGNEE, its successors, assigns, legal representatives, or nomines, I agree to testify to all facts pertaining to the invention(s) for which I am competent to testify.

I hereby covenant that I have full right to convey the entire interest that is being assigned by this Assignment, and that no assignment, sale, license, agreement, or encumbrance has been or will be made or entered into that would conflict with this Assignment.

I authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue any U.S. Letters Patent or any other patent or property right that may be granted for said invention(s) to ASSIGNEE, its successors or assigns.

Executed on	/m/pela .	by	K See Mar Jeevitha KIRUBANANDAM
Da	ite	•	Jeevitha KIRUBANANDAM
Executed on	· · · · · · · · · · · · · · · · · · ·	by	
Da			Ganesha SHANMUGANATHAN
Executed on		Бу	
Da	158		Keith FARKAS
Executed on		бу	
Da	ite		Duncan EPPING
Executed on		бу	
Do			Aashish PARIKH

For good and valuable consideration, the receipt of which is hereby acknowledged, I, an ASSIGNOR named below,

Jeevitha KIRUBANANDAM	of	Sunnyvale, California
Ganesha SHANMUGANATHAN	of	Mountain View, California
Keith FARKAS	of	San Carlos, California
Duncan EPPING	of	Helmond, NL
Aashish PARIKH	of	Santa Clara, California

hereby sell, assign, transfer and set over to

ASSIGNEE: VMware, Inc., a Delaware corporation, having a principal place of business at 3401 Hillview Avenue, Palo Alto, California 94304, U.S.A. (VMware), its successors, assigns and legal representatives,

my entire right, title and interest throughout the world, including all rights to claim priority, in and to the invention(s) disclosed in:

_ 1	U.S. Patent Application No.:	filed on	
	U.S. Provisional Application No.:		
j	International Application No.: PCT/	, filed on	

ENTITLED: METHOD AND SYSTEM FOR GENERATING REMEDIATION OPTIONS WITHIN A CLUSTER OF HOST COMPUTERS THAT RUN VIRTUAL MACHINES

and identified by Attorney Docket Number: B585.02

and naming inventor(s) as follows:

INVENTOR(S): <u>KIRUBANANDAM, Jeevitha; SHANMUGANATHAN, Ganesha;</u> FARKAS, Keith; <u>EPPING</u>, Duncan; PARIKH, Aashish

including without limitation, my entire right, title and interest in and to any and all United States and foreign applications (including any and all provisional, international, regional and foreign national applications) for said invention(s), including divisionals, continuations, continuations-in-part, renewals, substitutes and extensions thereof, and in and to any and all patents of every country or region that may be granted or have been granted for said invention(s), including any reissues and reexaminations thereof—the foreign applications including, without limitation, all applications for patents, utility models and designs which may hereafter be filed for the invention(s) in any country or countries foreign to the United States, and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention(s) in

any country or countries foreign to the United States and all extensions, renewals and reissues thereof.

I authorize ASSIGNEE to apply for patents of foreign countries for said invention(s); to claim all rights of priority without further authorization from me, which priority rights include rights derived from any United States application (provisional or otherwise) under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and to own in its own name all applications, all patents and inventor's certificates in all countries based on the invention(s).

I agree to execute any and all documents requested by ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their reasonable expense, in connection with filing and prosecution of any and all United States and foreign applications (including international, regional, and foreign national applications), enforcement of all patents, and maintenance of all rights in the invention(s), patents, inventor's certificates and applications for patents or inventor's certificates based on any of the invention(s); and generally to do everything possible to aid ASSIGNEE, its successors, assigns, legal representatives, and nominees, at their request and reasonable expense, in obtaining, enforcing, and maintaining patents and inventor's certificates for said invention(s) in all countries. In particular, I agree to provide to ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their request and at their reasonable expense, all information known to or ascertainable by me and all documents and other materials and objects pertaining to the invention(s) that are in the possession of or accessible to me; and further, at any trial, hearing, deposition or other legal proceeding where I am called as a witness by ASSIGNEE, its successors, assigns, legal representatives, or nominee, I agree to testify to all facts pertaining to the invention(s) for which I am competent to testify.

I hereby covenant that I have full right to convey the entire interest that is being assigned by this Assignment, and that no assignment, sale, license, agreement, or encumbrance has been or will be made or entered into that would conflict with this Assignment.

I authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue any U.S. Letters Patent or any other patent or property right that may be granted for said invention(s) to ASSIGNEE, its successors or assigns.

Executed on		_, by _	
	Date		Jeevitha KIRUBANANDAM
Executed on _		, by _	
	Date		Ganesha SHANMUGANATHAN
Executed on _		, by _	
	Date		Keith FARKAS
Executed on _		, by _	
	Date		Duncan EPPING
Executed on _	April 22, 2014	_, by _	all care
	Date		Aashish PARIKH

For good and valuable consideration, the receipt of which is hereby acknowledged, I, an ASSIGNOR named below,

Jeevitha KIRUBANANDAM	of	Sunnyvale, California
Ganesha SHANMUGANATHAN	of	Mountain View, California
Keith FARKAS	of	San Carlos, California
Duncan EPPING	of	Helmond, NL
Aashish PARIKH	of	Santa Clara, California

hereby sell, assign, transfer and set over to

ASSIGNEE: VMware, Inc., a Delaware corporation, having a principal place of business at 3401 Hillview Avenue, Palo Alto, California 94304, U.S.A. (VMware), its successors, assigns and legal representatives,

my entire right, title and interest throughout the world, including all rights to claim priority, in and to the invention(s) disclosed in:

_ U.S. Patent Application No.:	, filed on	
_ U.S. Provisional Application No.:	;	
International Application No.: PCT/	, filed on	

ENTITLED: METHOD AND SYSTEM FOR GENERATING REMEDIATION OPTIONS WITHIN A CLUSTER OF HOST COMPUTERS THAT RUN VIRTUAL MACHINES

and identified by Attorney Docket Number: B585.02

and naming inventor(s) as follows:

INVENTOR(S): <u>KIRUBANANDAM</u>, Jeevitha: <u>SHANMUGANATHAN</u>. <u>Ganesha</u>; <u>FARKAS</u>, <u>Keith</u>; <u>EPPING</u>, <u>Duncan</u>; <u>PARIKH</u>, <u>Aashish</u>

including without limitation, my entire right, title and interest in and to any and all United States and foreign applications (including any and all provisional, international, regional and foreign national applications) for said invention(s), including divisionals, continuations, continuations-in-part, renewals, substitutes and extensions thereof, and in and to any and all patents of every country or region that may be granted or have been granted for said invention(s), including any reissues and reexaminations thereof—the foreign applications including, without limitation, all applications for patents, utility models and designs which may hereafter be filed for the invention(s) in any country or countries foreign to the United States, and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention(s) in

any country or countries foreign to the United States and all extensions, renewals and reissues thereof.

I authorize ASSIGNEE to apply for patents of foreign countries for said invention(s); to claim all rights of priority without further authorization from me, which priority rights include rights derived from any United States application (provisional or otherwise) under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and to own in its own name all applications, all patents and inventor's certificates in all countries based on the invention(s).

I agree to execute any and all documents requested by ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their reasonable expense, in connection with filing and prosecution of any and all United States and foreign applications (including international, regional, and foreign national applications), enforcement of all patents, and maintenance of all rights in the invention(s), patents, inventor's certificates and applications for patents or inventor's certificates based on any of the invention(s); and generally to do everything possible to aid ASSIGNEE, its successors, assigns, legal representatives, and nominees, at their request and reasonable expense, in obtaining, enforcing, and maintaining patents and inventor's certificates for said invention(s) in all countries. In particular, I agree to provide to ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their request and at their reasonable expense, all information known to or ascertainable by me and all documents and other materials and objects pertaining to the invention(s) that are in the possession of or accessible to me; and further, at any trial, hearing, deposition or other legal proceeding where I am called as a witness by ASSIGNEE, its successors, assigns, legal representatives, or nominee, I agree to testify to all facts pertaining to the invention(s) for which I am competent to testify.

I hereby covenant that I have full right to convey the entire interest that is being assigned by this Assignment, and that no assignment, sale, license, agreement, or encumbrance has been or will be made or entered into that would conflict with this Assignment.

I authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue any U.S. Letters Patent or any other patent or property right that may be granted for said invention(s) to ASSIGNEE, its successors or assigns.

Executed on		, by	
	Date		Jeevitha KIRUBANANDAM
Executed on _		, by	
	Date		Ganesha SHANMUGANATHAN
Executed on _		, by	
	Date ///		Keith FARKAS
Executed on _	22/9/2014	, by	A. C.
	Date		Duncan EPPING
Executed on _		, by	
	Date	Tarana da Maria. Maria da Maria	Aashish PARIKH

For good and valuable consideration, the receipt of which is hereby acknowledged, I, an ASSIGNOR named below,

Jeevitha KIRUBANANDAM	of	Sunnyvale, California
Ganesha SHANMUGANATHAN	of	Mountain View, California
Keith FARKAS	of	San Carlos, California
Duncan EPPING	of	Helmond, NL
Aashish PARIKH	of	Santa Clara, California

hereby sell, assign, transfer and set over to

ASSIGNEE: VMware, Inc., a Delaware corporation, having a principal place of business at 3401 Hillview Avenue, Palo Alto, California 94304, U.S.A. (VMware), its successors, assigns and legal representatives,

my entire right, title and interest throughout the world, including all rights to claim priority, in and to the invention(s) disclosed in:

	U.S. Patent Application executed on or about the date of this Assignment,				
	U.S. Patent Application No.:, filed on				
	U.S. Provisional Application No.:, filed on;				
_	International Application No.: PC1/, filed on				
and					

ENTITLED: METHOD AND SYSTEM FOR GENERATING REMEDIATION OPTIONS WITHIN A CLUSTER OF HOST COMPUTERS THAT RUN VIRTUAL MACHINES

and identified by Attorney Docket Number: B585.02

and naming inventor(s) as follows:

INVENTOR(S): <u>KIRUBANANDAM, Jeevitha; SHANMUGANATHAN, Ganesha;</u> <u>FARKAS, Keith; EPPING, Duncan; PARIKH, Asshish</u>

including without limitation, my entire right, title and interest in and to any and all United States and foreign applications (including any and all provisional, international, regional and foreign national applications) for said invention(s), including divisionals, continuations, continuations-in-part, renewals, substitutes and extensions thereof, and in and to any and all patents of every country or region that may be granted or have been granted for said invention(s), including any reissues and reexaminations thereof—the foreign applications including, without limitation, all applications for patents, utility models and designs which may hereafter be filed for the invention(s) in any country or countries foreign to the United States, and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention(s) in

any country or countries foreign to the United States and all extensions, renewals and reissues thereof.

I authorize ASSIGNEE to apply for patents of foreign countries for said invention(s); to claim all rights of priority without further authorization from me, which priority rights include rights derived from any United States application (provisional or otherwise) under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and to own in its own name all applications, all patents and inventor's certificates in all countries based on the invention(s).

I agree to execute any and all documents requested by ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their reasonable expense, in connection with filing and prosecution of any and all United States and foreign applications (including international, regional, and foreign national applications), enforcement of all patents, and maintenance of all rights in the invention(s), patents, inventor's certificates and applications for patents or inventor's certificates based on any of the invention(s); and generally to do everything possible to aid ASSIGNEE, its successors, assigns, legal representatives, and nominees, at their request and reasonable expense, in obtaining, enforcing, and maintaining patents and inventor's certificates for said invention(s) in all countries. In particular, I agree to provide to ASSIGNEE, its successors, assigns, legal representatives, or nominees, at their request and at their reasonable expense, all information known to or ascertainable by me and all documents and other materials and objects pertaining to the invention(s) that are in the possession of or accessible to me; and further, at any trial, hearing, deposition or other legal proceeding where I am called as a witness by ASSIGNEE, its successors, assigns, legal representatives, or nominec, I agree to testify to all facts pertaining to the invention(s) for which I am competent to testify.

I hereby covenant that I have full right to convey the entire interest that is being assigned by this Assignment, and that no assignment, sale, license, agreement, or encumbrance has been or will be made or entered into that would conflict with this Assignment.

I authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue any U.S. Letters Patent or any other patent or property right that may be granted for said invention(s) to ASSIGNEE, its successors or assigns.

Executed on _		. by	
	Date	-, ··· J -	Keith FARKAS
Executed on _		, by _	Can-h-P-
	Date		Ganesha SHANMUGANATHAN
Executed on _		, by	
	Date		Jeevitha KIRIJBANANDAM
Executed on _	<u> </u>	, by _	
	Date		Duncan EPPING
Executed on _		, by _	
	Date	, ~, _	Aashish PARTKH

Page 2 of 2