

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT3140005

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
WEST SERVICES INC.	12/30/2013
RECEIVING PARTY DATA	
Name:	THOMSON REUTERS GLOBAL RESOURCES
Street Address:	NEUHOFSTRASSE 1,
City:	BAAR
State/Country:	SWITZERLAND
Postal Code:	6340
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	09875446
CORRESPONDENCE DATA	
Fax Number:	
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Email:	ipdocketing@thomsonreuters.com
Correspondent Name:	THOMSON REUTERS GLOBAL RESOURCES
Address Line 1:	NEUHOFSTRASSE 1
Address Line 4:	BAAR, SWITZERLAND 6340
ATTORNEY DOCKET NUMBER:	055444-0397709
NAME OF SUBMITTER:	BART DIVITA
SIGNATURE:	/Bart DiVita/
DATE SIGNED:	12/10/2014
Total Attachments: 43	
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PATENT

INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT is entered into on the last date of signature below and effective as of 30 December 2013 (the *Effective Date*), by and between:

1. **West Services Inc**, a company incorporated under the laws of Delaware with its principal place of business at 610 Opperman Drive, Eagan, MN 55123, USA, (*Assignor*); and
2. **Thomson Reuters Global Resources**, an Irish unlimited company, having a place of business at Neuhofstrasse 1, 6340 Baar, Switzerland, (*TRGR*).

RECITALS

- A. Assignor has acquired or developed certain technology and content assets as more particularly set out in Schedule 1 (*Assets*).
- B. Assignor wishes to divest itself of the risks and costs of maintaining and developing the *Assets* and maintaining, protecting and enforcing the *Patents* (as defined below).
- C. TRGR wishes to assume the economic ownership, risk and strategic functions for the future design, development and maintenance of the *Assets* and the future enhancement, maintenance, protection and enforcement of the *Patents*.
- D. Assignor has agreed to assign to TRGR all of Assignor's right, title and interest in and to the *Assets* and the *Patents* on the terms set out in this agreement.

1. DEFINITIONS AND INTERPRETATION

- 1.1 In this agreement, unless the context requires otherwise, each capitalized term will have the meaning set out below:

Affiliate means, in relation to any entity, another entity Controlling, Controlled by, or under common Control with, that entity.

Claim means any claim, demand, proceeding or other action.

Consent means any authorization, consent, order or other approval.

Control means the power to direct the management and affairs of an entity, directly or indirectly, whether through the ownership of voting securities, by contract or otherwise. In the case of a company, the direct or indirect ownership of fifty percent or more of its outstanding voting shares shall be deemed to confer control, provided that the direct or indirect ownership of a lower percentage of such securities shall not necessarily preclude the existence of control.

Contracts means all contracts entered into between Assignor and a third party relating to the development, acquisition or licensing of the *Assets* but excluding contracts for the sale or licensing of any of the *Assets* to end users.

Copyrights means all copyrights owned by Assignor relating to the *Assets*, in each case whether registered or unregistered and including applications for the grant of any such rights,

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all extensions and renewals of such rights and all rights or forms of protection having equivalent or similar effect anywhere in the world.

Intellectual Property Rights means any patents, designs, trade marks, trade names, copyright in all specifications, drawings and technical descriptions, computer software and databases, database rights, moral rights, inventions (whether or not capable of protection by patent or registration), rights in commercial information and technical information (including know-how, research and development data, manufacturing methods and data, specifications and drawings, formulae, algorithms, prototypes and research materials), and other intellectual property rights, in each case whether registered or unregistered and including applications for the grant of any such rights and all rights or forms of protection having equivalent or similar effect anywhere in the world.

Know-How means information in any form, whether written or oral, of a business, financial or technical nature relating to the Assets or the development of them, including documentation, trade secrets, manufacturing and production processes and techniques, research and development information, software, computer outputs, technical data, know-how, procedures, protocols, techniques and results of experimentation and testing.

Losses means all losses, liabilities, damages, costs and expenses (including taxes, legal fees and disbursements and costs of investigation, litigation, settlement, judgment, interest and penalties).

Open Source Software means (i) any software released under an Open Source Initiative (OSI) approved license (see <http://opensource.org>), and (ii) any software released under licenses that look similar to OSI approved licenses. For the avoidance of doubt, freeware is not considered Open Source Software.

Patents means the patents and patent applications set out in schedule 2 or otherwise owned by Assignor relating to the Assets, in each case including all reissues, divisions, continuations, continuations-in-part, extensions and reexaminations thereof, all inventions covered thereby, and all rights therein provided by international treaties or conventions.

Personnel means officers, directors, employees, independent contractors, representatives, consultants, interns and temporary workers, and agents.

Purchase Price means [REDACTED] subject to adjustment in accordance with clause 4.2.

Tangible Materials means tangible materials in any form, whether written or electronic, embodying or relating to the Assets or the Patents.

Transferred Assets means, collectively, the Assets and the Patents, together with all related assets and rights, including common law rights, owned by Assignor relating to the Assets, including but not limited to Copyrights, Know-How, Contracts, and Tangible Materials.

- 1.2 Unless expressly stated otherwise, the following rules of interpretation will apply in this agreement:
- (a) words suggesting the singular include the plural, and vice versa;
 - (b) words suggesting any gender include all other genders;

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- (c) headings used in this agreement are for ease of reference only and will not affect the interpretation of this agreement;
- (d) references to any schedule, attachment, instrument, agreement or other document are to that schedule, attachment, instrument, agreement or other document as amended, supplemented, varied or replaced from time to time;
- (e) use of the words "includes" or "including" means "includes (or including), without limitation";
- (f) references to any statute, enactment, order, regulation or other similar instrument shall be construed as a reference to the statute, enactment, order, regulation or instrument as amended or replaced from time to time;
- (g) references to clauses and schedules are to clauses of and schedules to this agreement, and references to paragraphs and attachments are to paragraphs of and attachments to the schedules;
- (h) references to "this agreement" means this document called the Intellectual Property Assignment and its schedules and other documents attached to or otherwise expressly incorporated in this agreement, as amended from time to time in accordance with this agreement;
- (i) the schedules form part of the operative provisions of this agreement and references to this agreement shall, unless the context otherwise requires, include references to the schedules;
- (j) references to a person or entity shall include references to individuals, bodies corporate, unincorporated associations, partnerships and any other entity having legal capacity; and
- (k) a reference to a "party" or "parties" are references to either or both of Assignor and TRGR, as the context requires.

2. ASSIGNMENT

2.1 In consideration of the Purchase Price, Assignor assigns to TRGR absolutely all of Assignor's right, title and interest in and to the Transferred Assets, including:

- (a) all the goodwill associated with the Transferred Assets;
- (b) the absolute entitlement to any registrations granted pursuant to any of the applications comprised in the Patents;
- (c) the absolute entitlement to any all Copyrights, registered and unregistered; and
- (d) the right to bring, make, oppose, defend, or appeal any Claim and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the Transferred Assets whether occurring before, on, or after the Effective Date.

2.2 To the extent that any of the Patents are currently registered in the name of an Affiliate of Assignor, TRGR acknowledges that Assignor is the beneficial owner of such patents and Assignor shall procure that the relevant Patents are re-registered in the name of Assignor prior to or as soon as reasonably possible after the Effective Date (and thereafter, clause 2.4 shall apply).

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- 2.3 Assignor shall deliver to TRGR all Tangible Materials within 30 days of a request by TRGR to do so.
- 2.4 Assignor shall, at the cost and expense of TRGR, take all reasonable actions and execute all documents necessary or desirable to record and perfect the interest of TRGR in and to the Transferred Assets, and shall not enter into any agreement in conflict with this agreement.
- 2.5 From the Effective Date, Assignor shall cease all use of the Transferred Assets unless otherwise permitted under a separate written agreement entered into between the parties.

3. CONTRACTS AND CONSENTS

- 3.1 Assignor shall identify any Contracts from which Assignor's rights to the Transferred Assets derive or on which they otherwise depend, and shall assign to TRGR its rights and obligations under those Contracts as agreed by the parties. Subject to the terms of this agreement, from and after the Effective Date, TRGR shall assume all of the rights or obligations of Assignor under the Contracts.
- 3.2 Assignor shall promptly serve all notices and shall use its reasonable endeavours to obtain any Consent which TRGR reasonably deems necessary in connection with this agreement, including those required by the Contracts or otherwise required from relevant officials in order for Assignor to perform its obligations under this agreement.
- 3.3 TRGR shall co-operate with and provide reasonable assistance to Assignor in serving notices and obtaining the Consents referred to in clause 3.2 above, provided that TRGR shall not be obliged to:
- (a) give any guarantee or other consideration in connection with the foregoing; or
 - (b) consent to any change in the terms of a Contract which TRGR (in its sole discretion) considers to be adverse to its interests.
- 3.4 If any required Consent is not obtained prior to (or within a reasonable time after) the Effective Date, Assignor shall use its reasonable endeavours to provide TRGR with the rights and benefits associated with the affected Contract for the remainder of the relevant term, subject to TRGR assuming the obligations and burdens under the relevant Contract.

4. PURCHASE PRICE

- 4.2 The amount of the Purchase Price and the inventory of Transferred Assets may be amended or adjusted by agreement between the parties following review of the Transferred Assets delivered by Assignor to TRGR, but the parties shall use their reasonable endeavours to finalise any such amendment or adjustment within 6 months after the Effective Date.

5. CONFIDENTIALITY

- 5.1 Assignor, on its own behalf and as agent for its Affiliates, advisers, agents and representatives, agrees to hold all Know-How in strict confidence and shall not, without TRGR's prior written consent, use any Know-How for any purpose or disclose any part of it to any third party.

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- 5.2 In maintaining the confidentiality of Know-How, Assignor shall exercise the same degree of care that it exercises with respect to its own confidential information and in no event less than a reasonable degree of care. Without limiting the foregoing, Assignor shall use commercially reasonable efforts to ensure that each of its Personnel complies with the obligations under clause 5.1.
- 5.3 Assignor shall immediately notify TRGR if it discovers any unauthorized use or disclosure of Know-How, and the parties shall co-operate in taking appropriate steps to regain possession of the Know-How and to prevent its further unauthorized use.

6. WARRANTIES AND REPRESENTATIONS

Assignor warrants and represents as follows:

- 6.1 It has, and will at all relevant times have, the requisite power, capacity and authority and all necessary licenses, permits and consents to enter into this agreement and to carry out the obligations contemplated in this agreement.
- 6.2 The execution and performance of this agreement shall not:
- (a) constitute a violation of any law, or of any judgment, order or decree of any court or governmental agency to which it is a party, or by which it is bound; or
 - (b) subject to clause 3, conflict with or give rise to a default (or an event which, with the giving of notice or lapsing of time (or both), would become a default) under or entitle any third party to terminate, amend, suspend, revoke or cancel any contract, agreement, lease, sublease, license, permit, franchise or other instrument or arrangement to which it is a party.
- 6.3 It owns the entire right, title and interest in and to (or otherwise has the right to use) the Transferred Assets.
- 6.4 Save to the extent otherwise agreed between the parties (but subject to Assignor's completion of any remediation work required by TRGR), the Transferred Assets include no Open Source Software components that would:
- (a) impose any requirement or obligation on how TRGR uses the Transferred Assets or TRGR's applications;
 - (b) grant any rights to any third party; or
 - (c) have the effect of requiring that all or parts of the Transferred Assets or TRGR's applications be publicly disclosed, licensed, reproduced or otherwise made available in any manner to any third party pursuant to license terms including GNU's General Public License (GPL), lesser GPL, the artistic license (e.g., PERL), or the Netscape public license.
- 6.5 TRGR's permitted use and possession of the Transferred Assets will not be interrupted or otherwise disturbed by any entity asserting a claim under or through Assignor.
- 6.6 To its knowledge:
- (a) the use of the Transferred Assets by TRGR does not infringe or conflict with any Intellectual Property Rights of a third party; and
 - (b) no Know-How has been misappropriated from a third party.
- 6.7 The Transferred Assets do not contain any program, routine, device, or other undisclosed feature, including, without limitation, a time bomb, virus, software lock, drop-dead device,

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malicious logic, worm, trojan horse, or trap door, that is designed to delete, disable, deactivate, interfere with or otherwise harm any software or hardware, data or other programs, or that is intended to provide access or produce modifications not authorized by TRGR.

7. INDEMNITIES

7.1 Assignor shall indemnify, defend and hold TRGR harmless from and against any and all Losses incurred by TRGR arising from, or in connection with:

- (a) Assignor's breach of the warranties set out in clause 6; or
- (b) any Claim that the Transferred Assets infringe any Intellectual Property Rights of a third party.

7.2 The indemnity in clause 7.1(b) shall not apply to the extent that the Claim arises from TRGR's misuse or modification of the Transferred Assets or use of the Transferred Assets in combination with any product or information not owned or developed by Assignor. Should TRGR's use of the Transferred Assets be restricted, encumbered, or enjoined by reason of any Claim, Assignor shall provide all reasonable assistance in obtaining for TRGR the right to continue to use the Transferred Assets.

7.3 TRGR shall give Assignor prompt notice of any actual or threatened Claim. Assignor shall have the exclusive right to control the defence of the Claim and all negotiations for its settlement or compromise, provided that it shall not agree to any non-financial settlement, consent or other agreement without TRGR's prior written consent (not to be unreasonably withheld or delayed). TRGR shall provide reasonable assistance, at Assignor's expense, in connection with the defence of any Claim. TRGR shall have the right to participate (at its own expense) in the defence of a Claim.

8. LIMITATION OF LIABILITY

8.1 Except as set out in this clause 8, Assignor's entire liability to TRGR, whether in contract, tort, negligence, misrepresentation, for breach of duty, or howsoever otherwise arising, shall be limited to the Purchase Price.

8.2 The limitation of liability set out in clause 8.1 shall not apply (and no limitation of liability shall apply) with respect to:

- (a) any breach by Assignor of its confidentiality obligations under this agreement;
- (b) the indemnities set out in clause 7.1; or
- (c) any loss or damage arising from Assignor's gross negligence or willful misconduct.

8.3 Except in relation to the indemnities given under clause 7.1, Assignor shall not be liable to TRGR for indirect, incidental, special, punitive or consequential loss or damages of any kind or for any loss of profits, revenue, goodwill or anticipated savings, arising out of or in connection with this agreement, whether or not Assignor has been advised of the possibility of such loss or damages.

9. DISPUTE RESOLUTION AND LAW

9.1 The parties intend to attempt to resolve disputes informally. Any dispute between the parties arising out of or relating to this agreement shall, wherever reasonably possible, be escalated for resolution to a senior executive of each of the parties.

9.2 The construction, performance and validity of this agreement will be governed by the laws of the State of New York.

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9.3 If the parties are unable to resolve a dispute by the application of the informal procedure set out in clause 9.1, then either party may elect to seek recourse through any state or federal court sitting in the State of New York, and any court to which an appeal from the foregoing may be taken, which will have exclusive jurisdiction in respect of all Claims and disputes brought. Each party irrevocably waives the right to a trial by jury in any action or proceeding arising out of this agreement.

10. GENERAL

10.1 Assignment

- (a) This agreement is personal to the parties and accordingly subject to clause 10.1(b), neither party may assign, encumber, declare a trust over or otherwise transfer in any way any of its rights arising under this agreement without the prior written consent of the other party.
- (b) TRGR may assign its rights or transfer its obligations under this agreement to any of its Affiliates without Assignor's consent.
- (c) All provisions contained in this agreement shall extend to and be binding upon the parties and their respective successors and permitted assignees.

10.2 Counterparts

- (a) This agreement may be executed in several identical counterparts, all of which taken together will constitute one single agreement between the parties.
- (b) Delivery of an executed signature page of a counterpart by facsimile transmission or in Adobe™ Portable Document Format (PDF) sent by electronic mail shall take effect as delivery of an executed counterpart of this agreement.

10.3 Relationship of Parties

Neither party shall have, or represent that it has, any power, right or authority to bind the other party to any obligation or liability, or to assume or create any obligation or liability on behalf of the other party.

10.4 Notices

- (a) Subject to clause 10.4(c), any notice, demand or other communication to be made between the parties pursuant to this agreement may be made by electronic mail or other electronic means and the parties so agree that:
 - (i) each shall notify each other in writing of their electronic mail address and/or any other information required to enable the sending and receipt of information by that means; and
 - (ii) notify each other of any change to their address or any other such information supplied by them.
- (b) Any electronic communication made between the parties will be effective only when actually received in readable form.

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- (c) Any notice, demand or other communication given or made under clauses 5.3 or 7.3 shall be in writing and shall be delivered personally or sent by prepaid first class post (air mail if posted to or from a place outside Switzerland) to the address of the parties specified at the start of this agreement or to such address as either party shall notify (in accordance with this clause 10.4(c)). Notices to TRGR shall be sent to the attention of the Chief Counsel. Notices to Assignor shall be sent to the attention of the person executing this agreement, or to such other person as the Assignor may designate from time to time.

10.5 Entire agreement

- (a) This agreement, together with any ancillary documents referred to herein, constitutes the entire agreement of the parties and supersedes all prior agreements and undertakings (whether written or oral) between the parties with respect to its subject matter.



- (b) Each party acknowledges that it has not been induced to enter into this agreement in reliance on, nor has it been given, any condition, representation, statement, assurance, covenant, agreement, undertaking, indemnity or commitment of any nature whatsoever other than as are expressly set out in this agreement and to the extent that any of them has been, it unconditionally and irrevocably waives any claims, rights or remedies which any of them might otherwise have had in relation thereto, provided that nothing in this clause shall limit or exclude any liability for fraud.

10.6 Waiver

- (a) A waiver of any term, provision or condition of, or consent granted under, this agreement shall be effective only if given in writing and signed by the waiving or consenting party and then only in the instance and for the purpose for which it is given.
- (b) No failure or delay on the part of either party in exercising any right, power or privilege under this agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or privilege preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

10.7 Invalidity and severability

- (a) If any provision of this agreement is or becomes (whether or not pursuant to any judgment or otherwise) invalid, illegal or unenforceable in any respect under the law of any jurisdiction:
- (i) the validity, legality and enforceability under the law of that jurisdiction of any other provision; and

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(ii) the validity, legality and enforceability under the law of any other jurisdiction of that or any other provision,

shall not be affected in any way thereby.

(b) If any provision of this agreement shall be held to be void or declared illegal, invalid or unenforceable for any reason whatsoever, such provision shall be divisible from this agreement and shall be deemed to be deleted from this agreement and the validity of the remaining provisions shall not be affected. If any such deletion materially affects the interpretation of this agreement or the economic or legal substance of the transactions contemplated by it, then the parties shall negotiate in good faith with a view to agreeing a substitute provision which as closely as possible reflects the commercial intention of the parties.

10.8 Variation

No variation of this agreement shall be effective unless it is in writing and signed by the parties (or their authorized representatives).

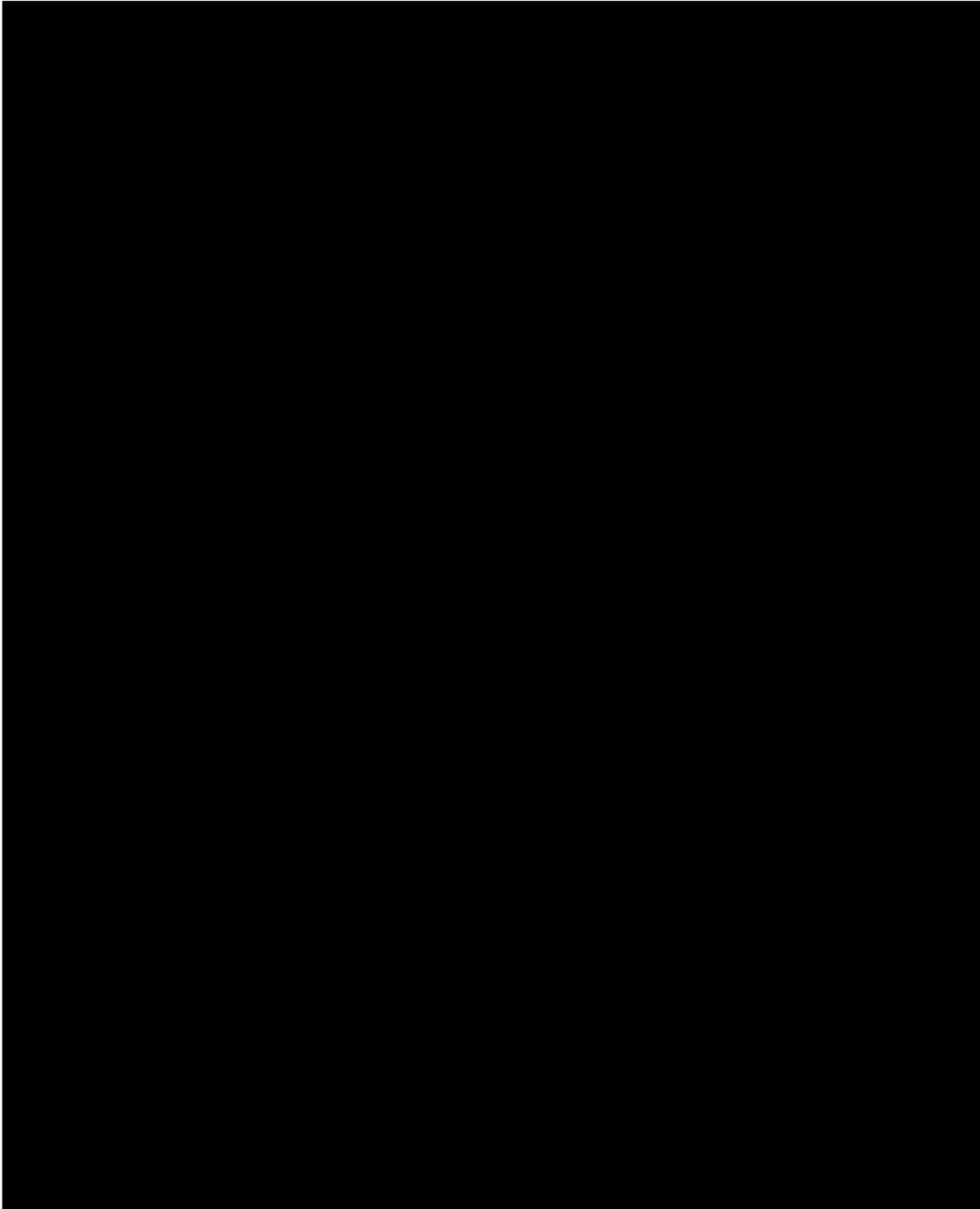
10.9 Third party rights

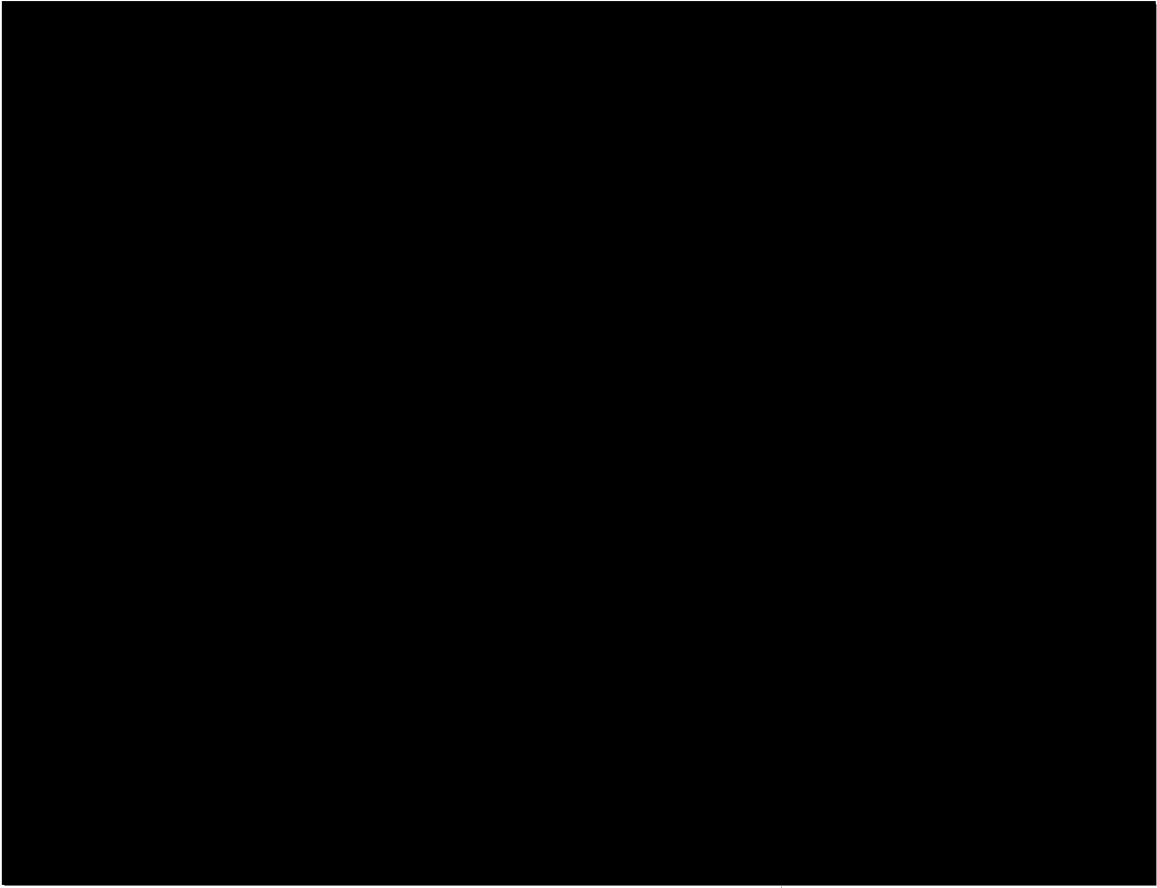
Nothing in this agreement is intended to or shall confer upon any third party any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this agreement.

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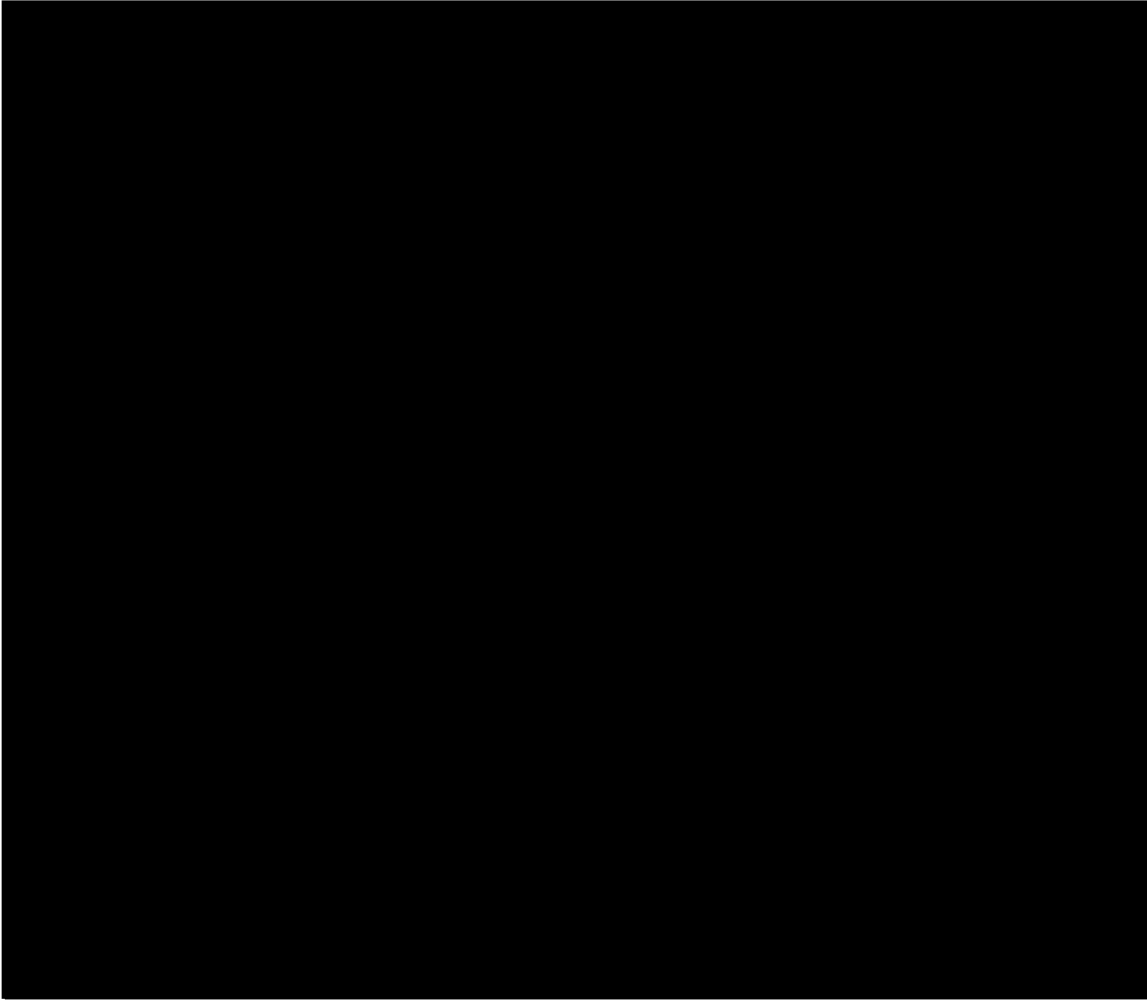
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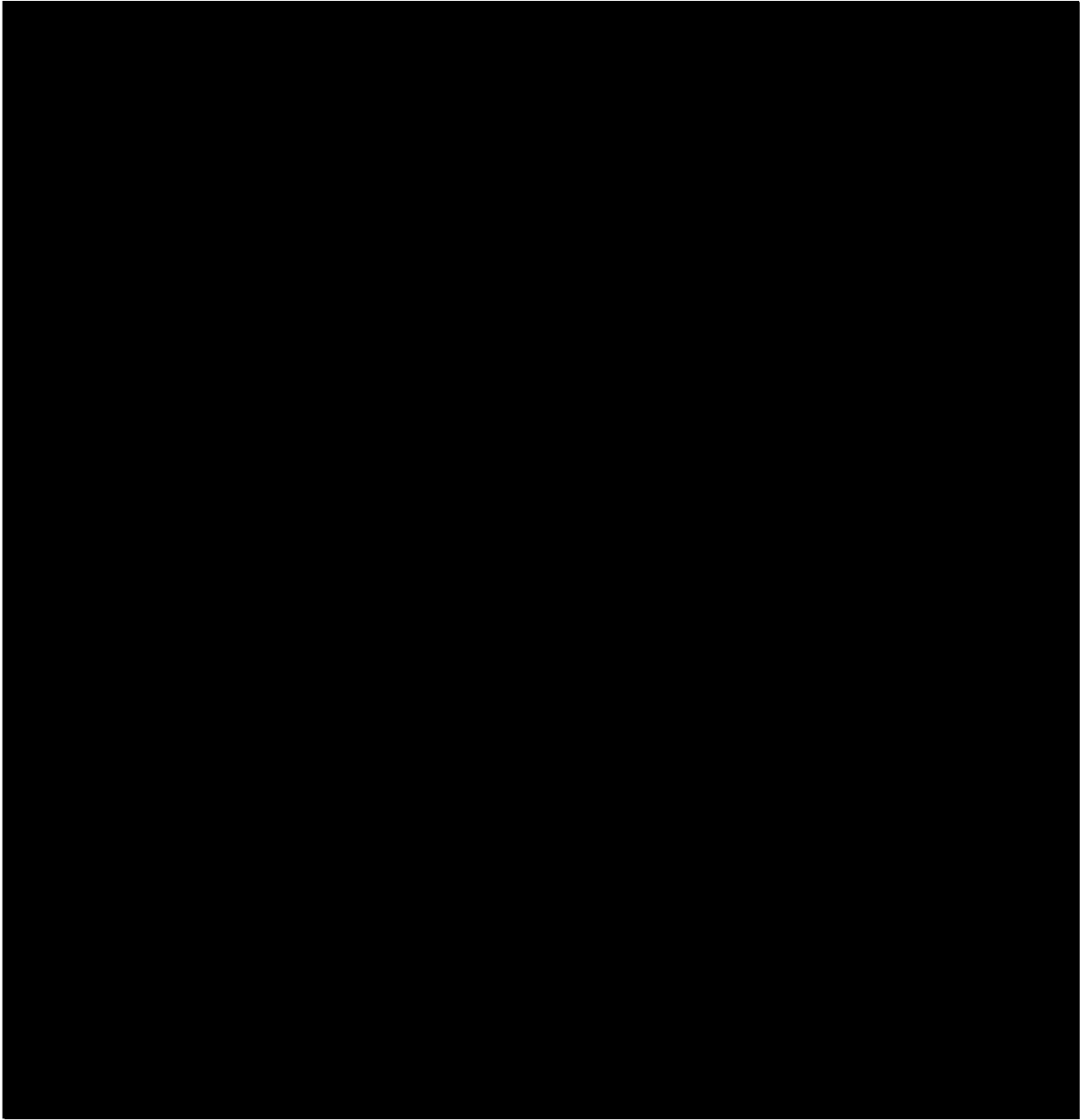
Schedule 1
Assets



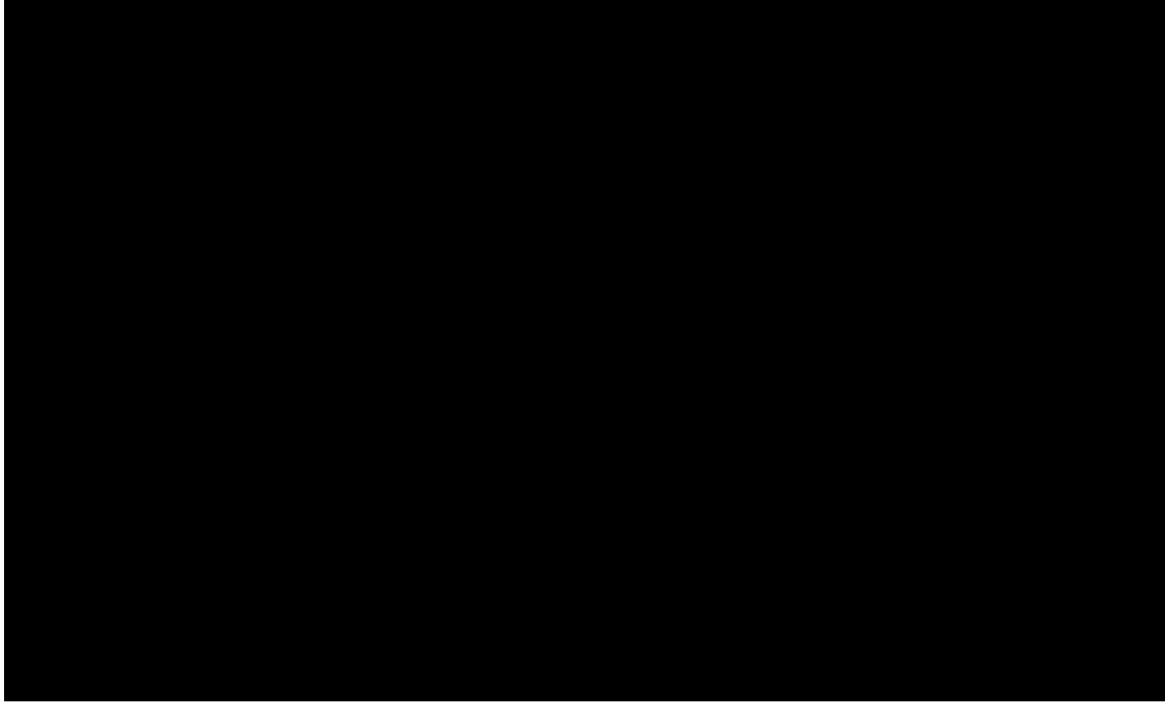


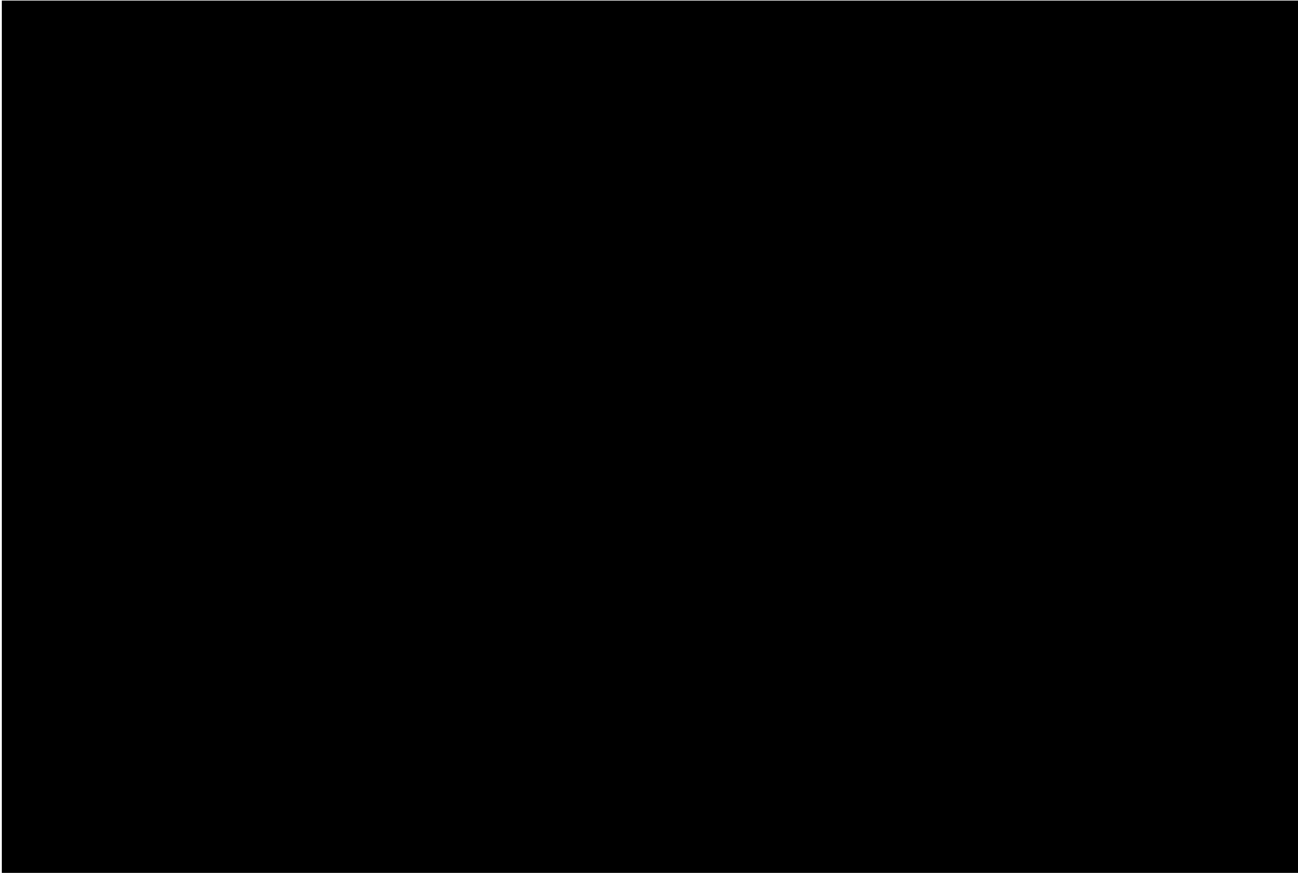
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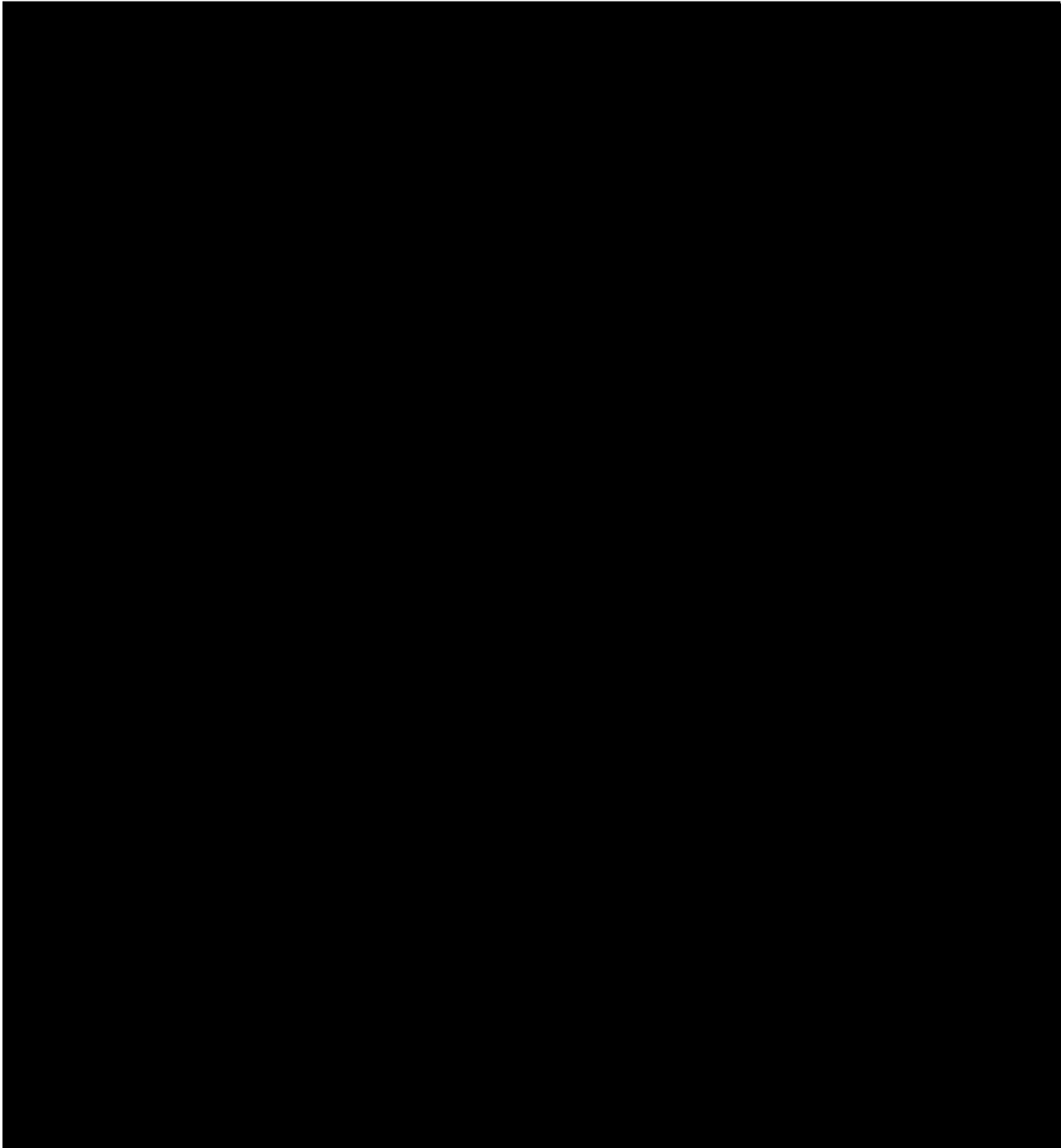




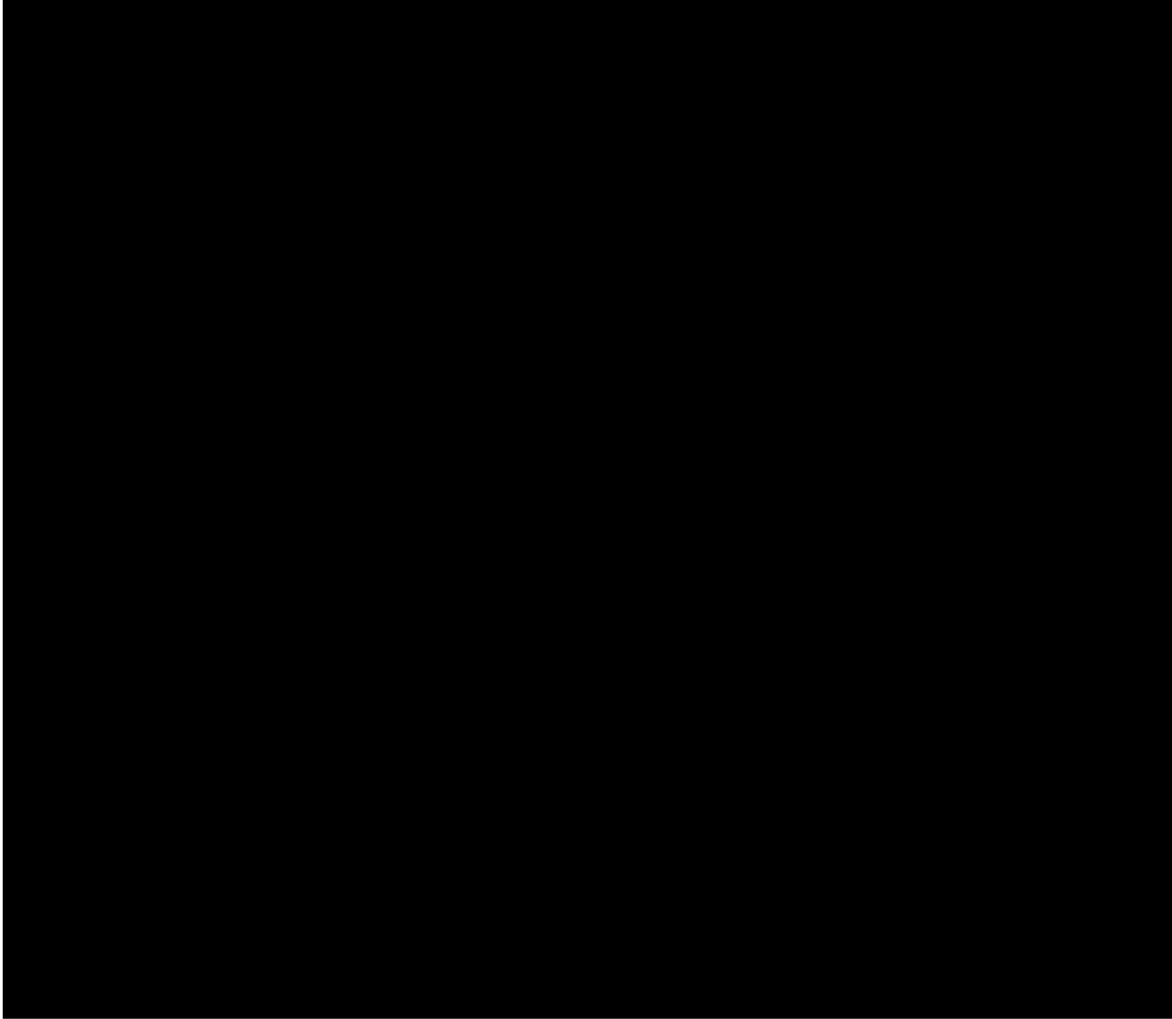
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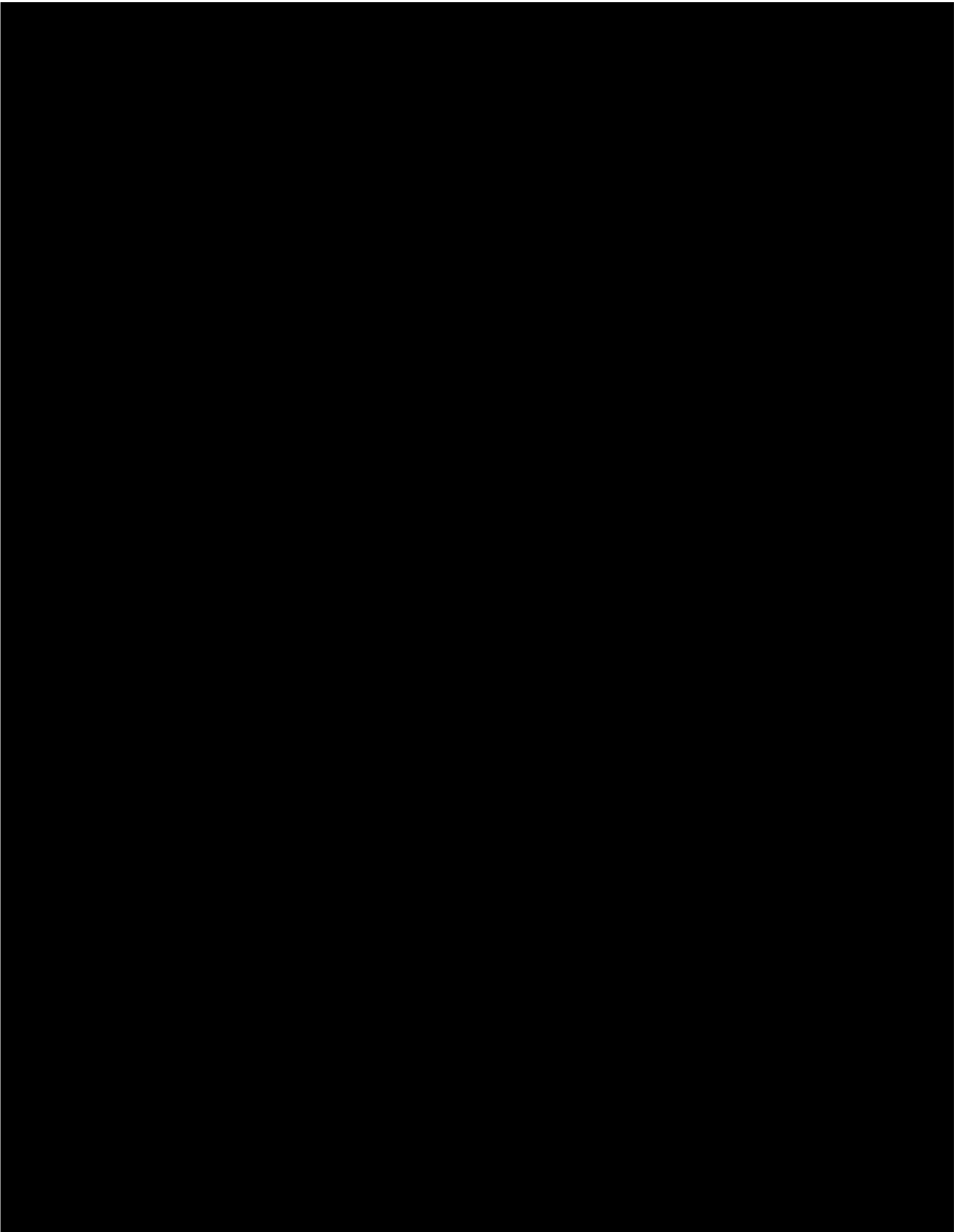


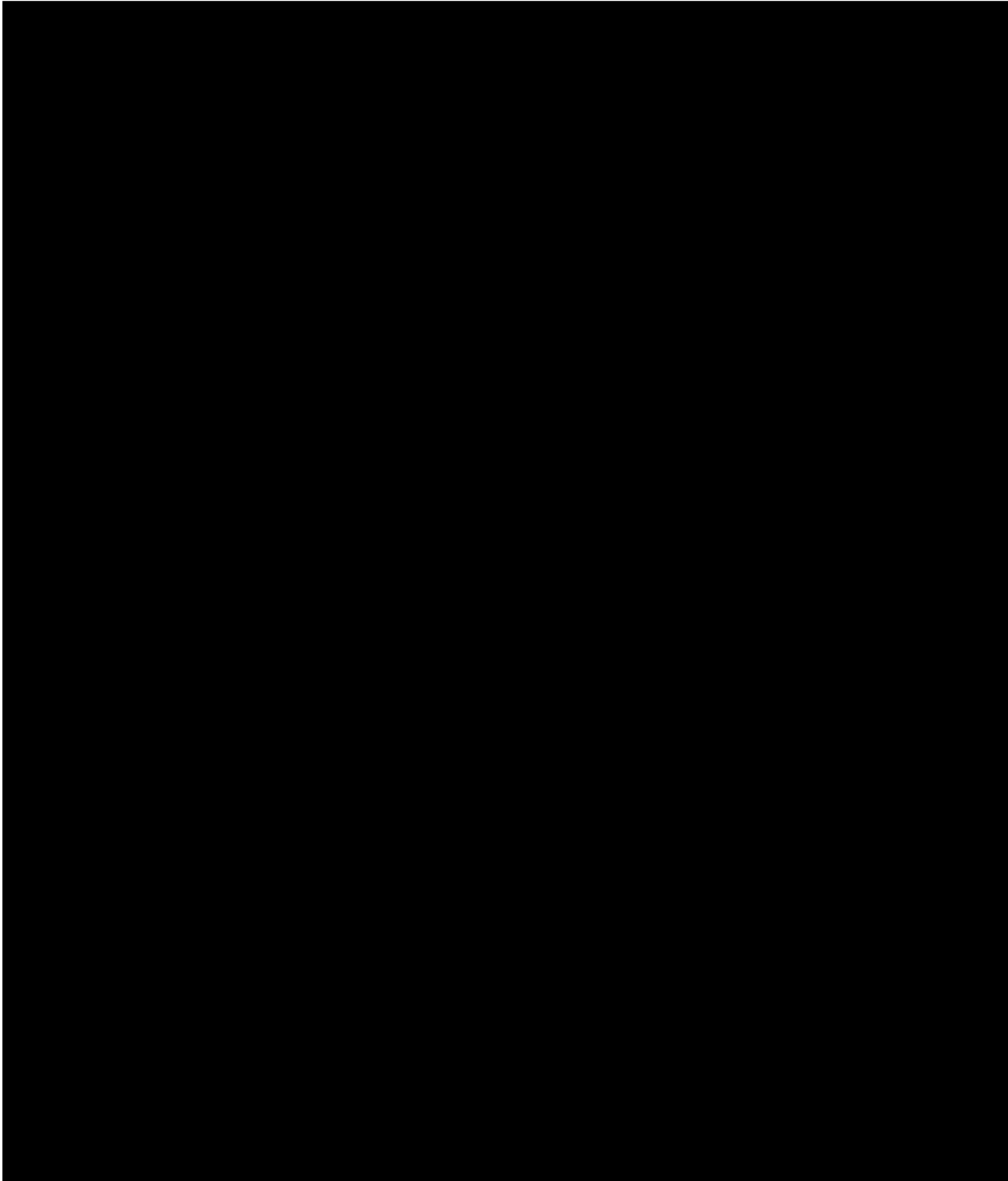


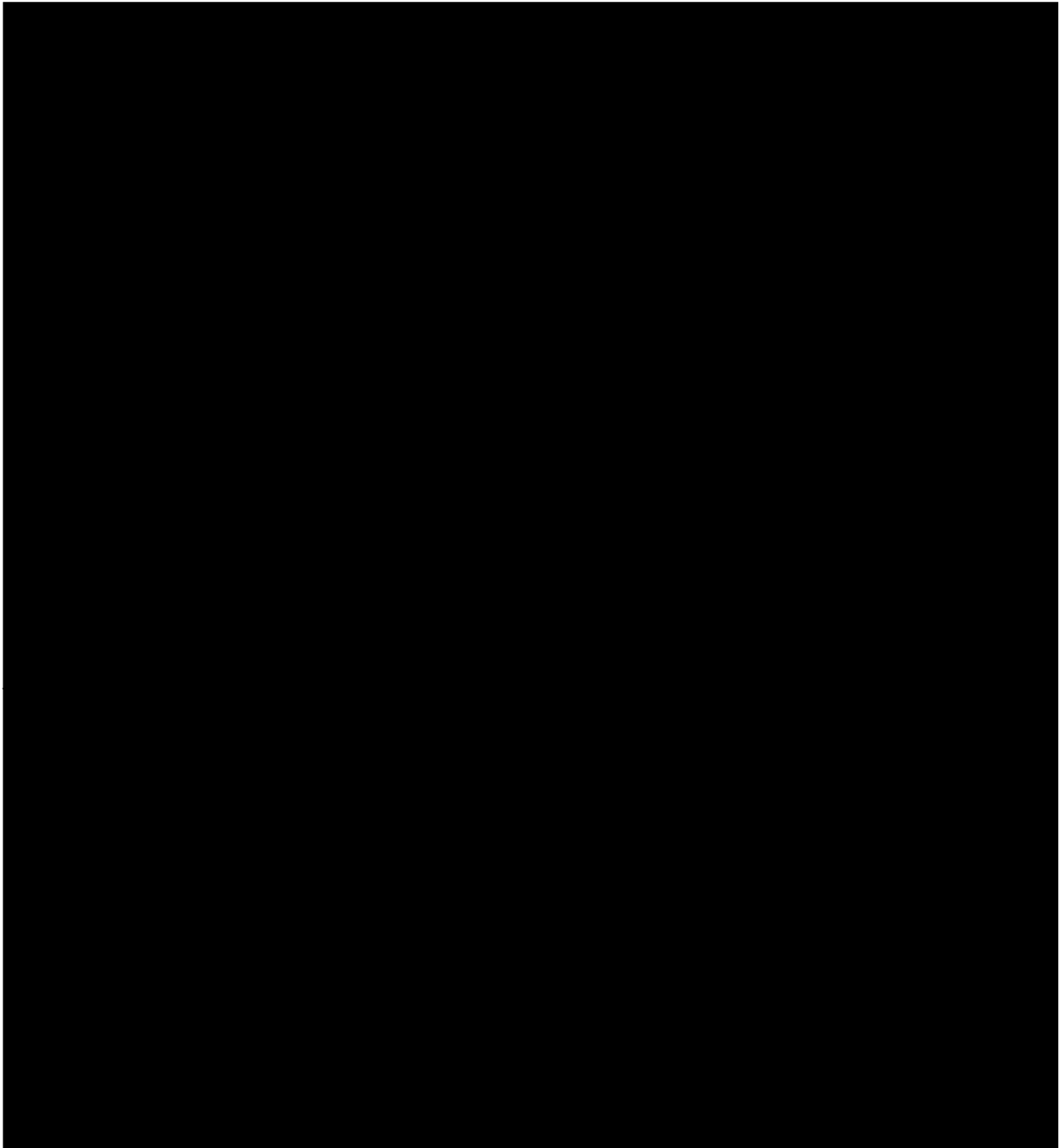
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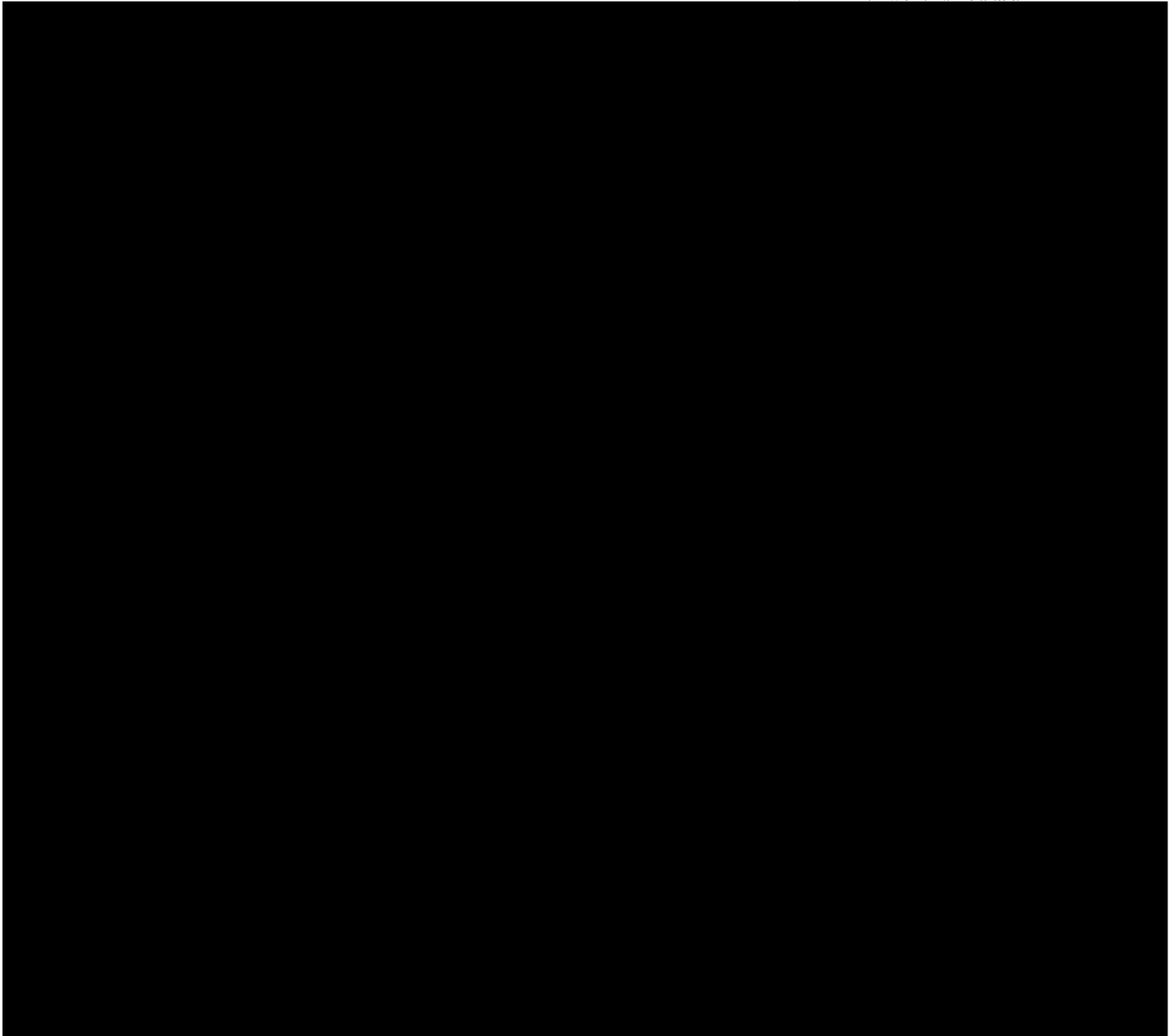


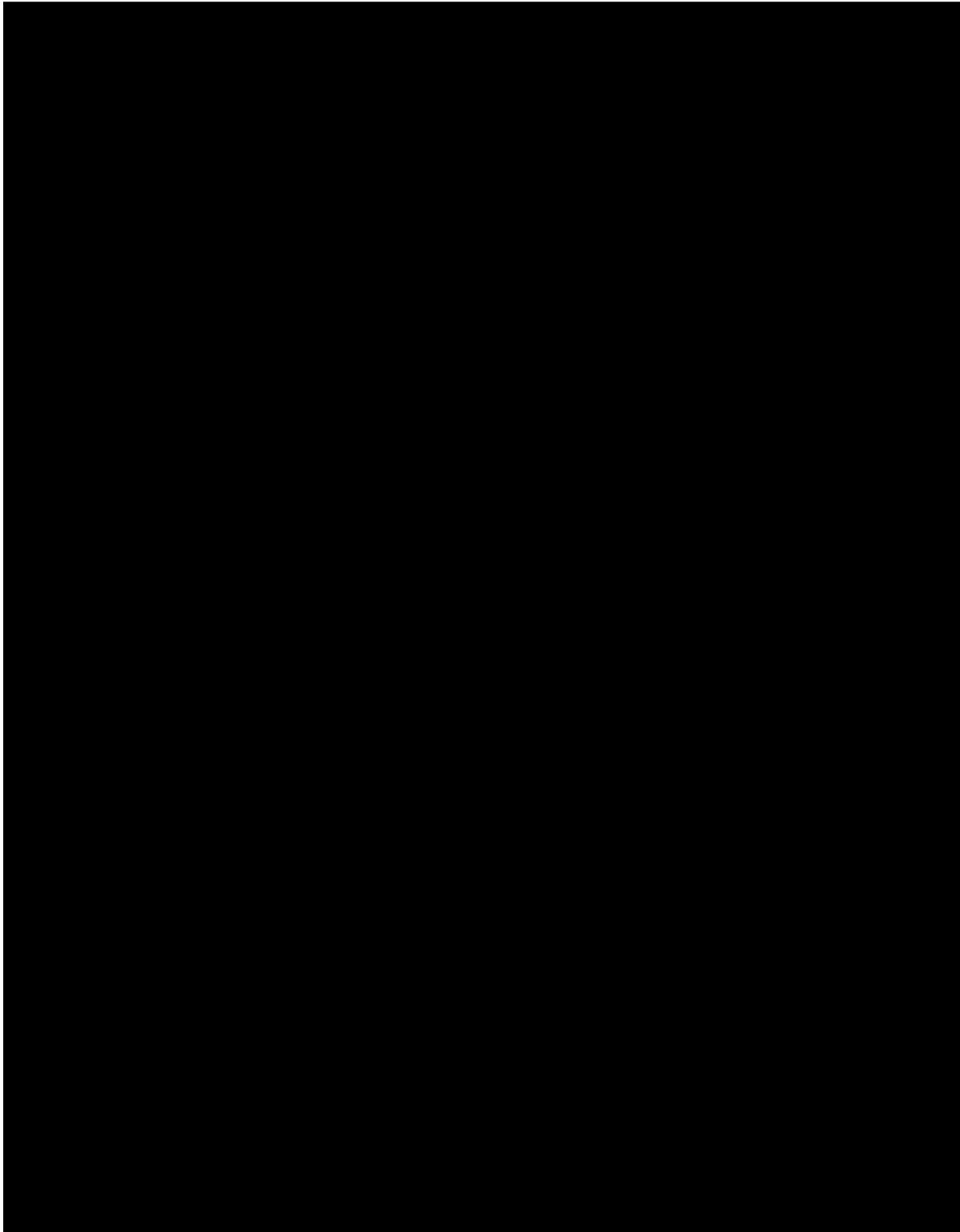
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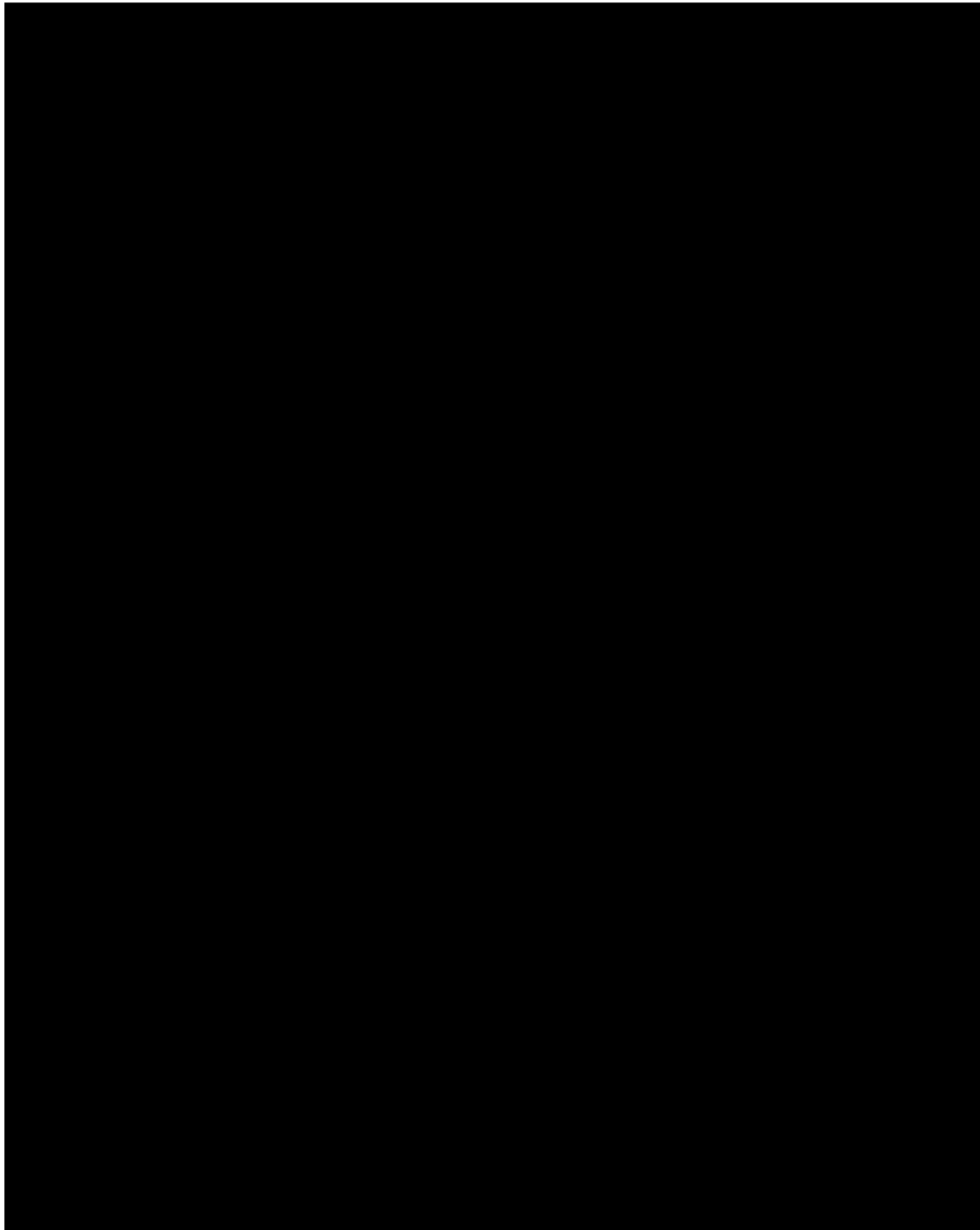






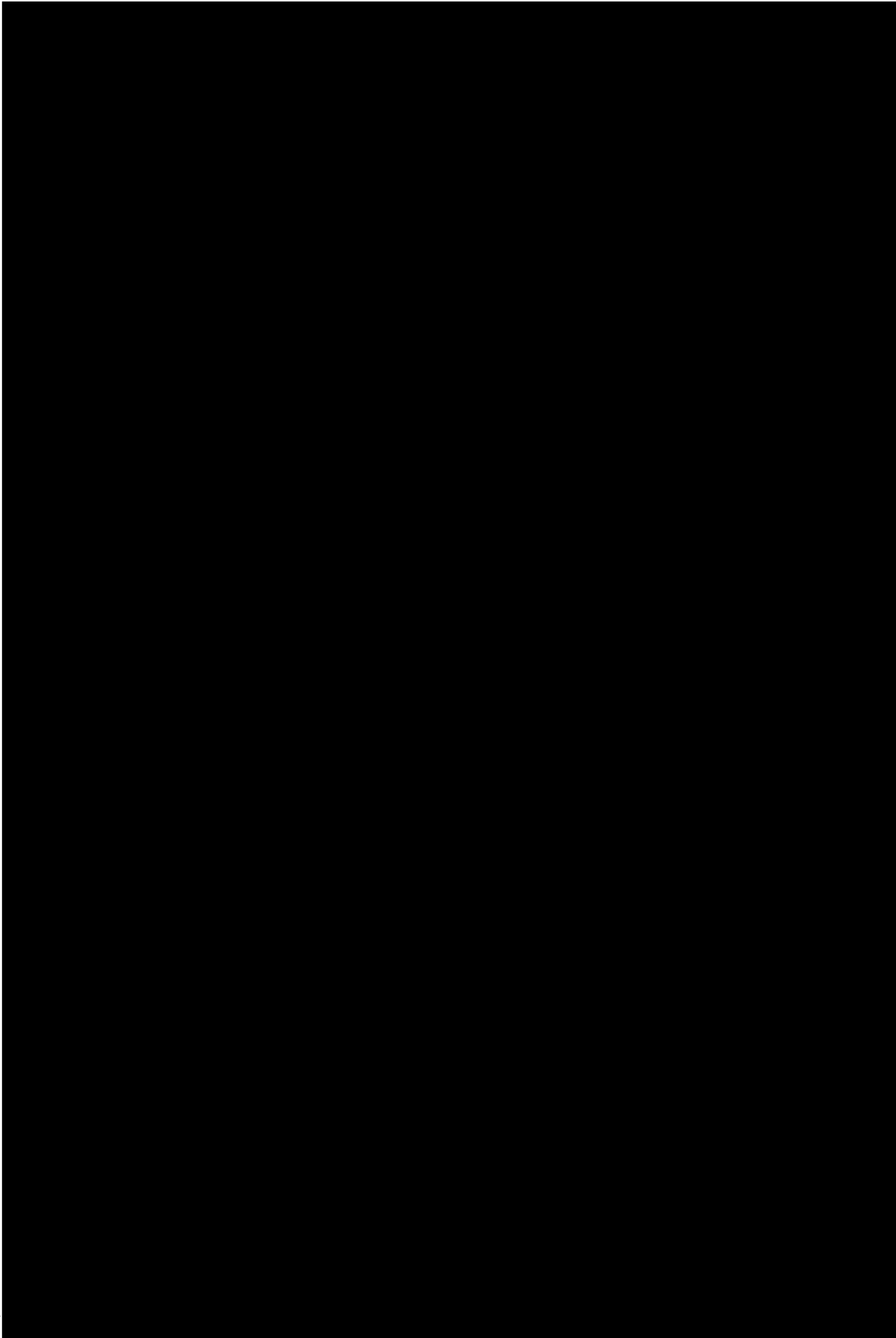


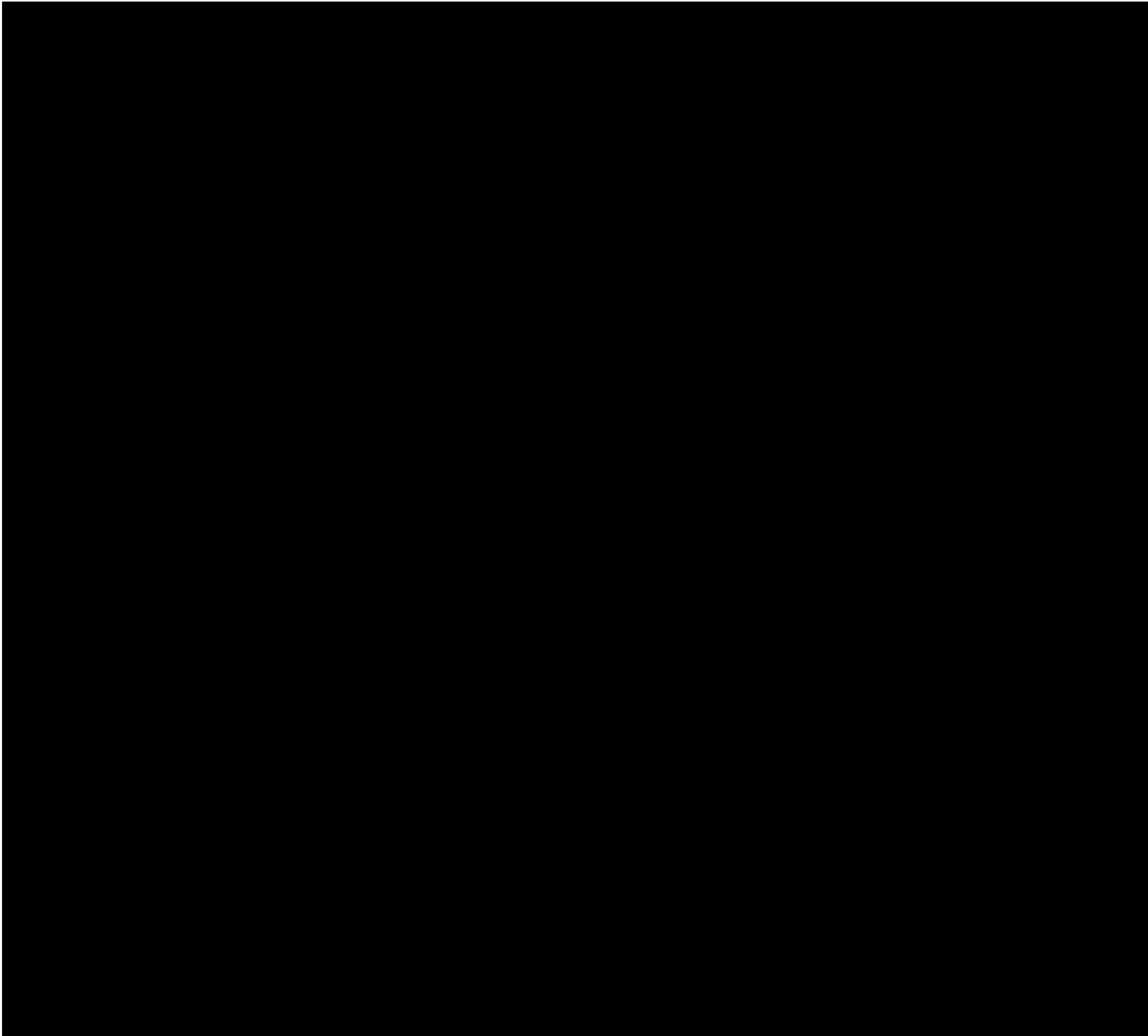
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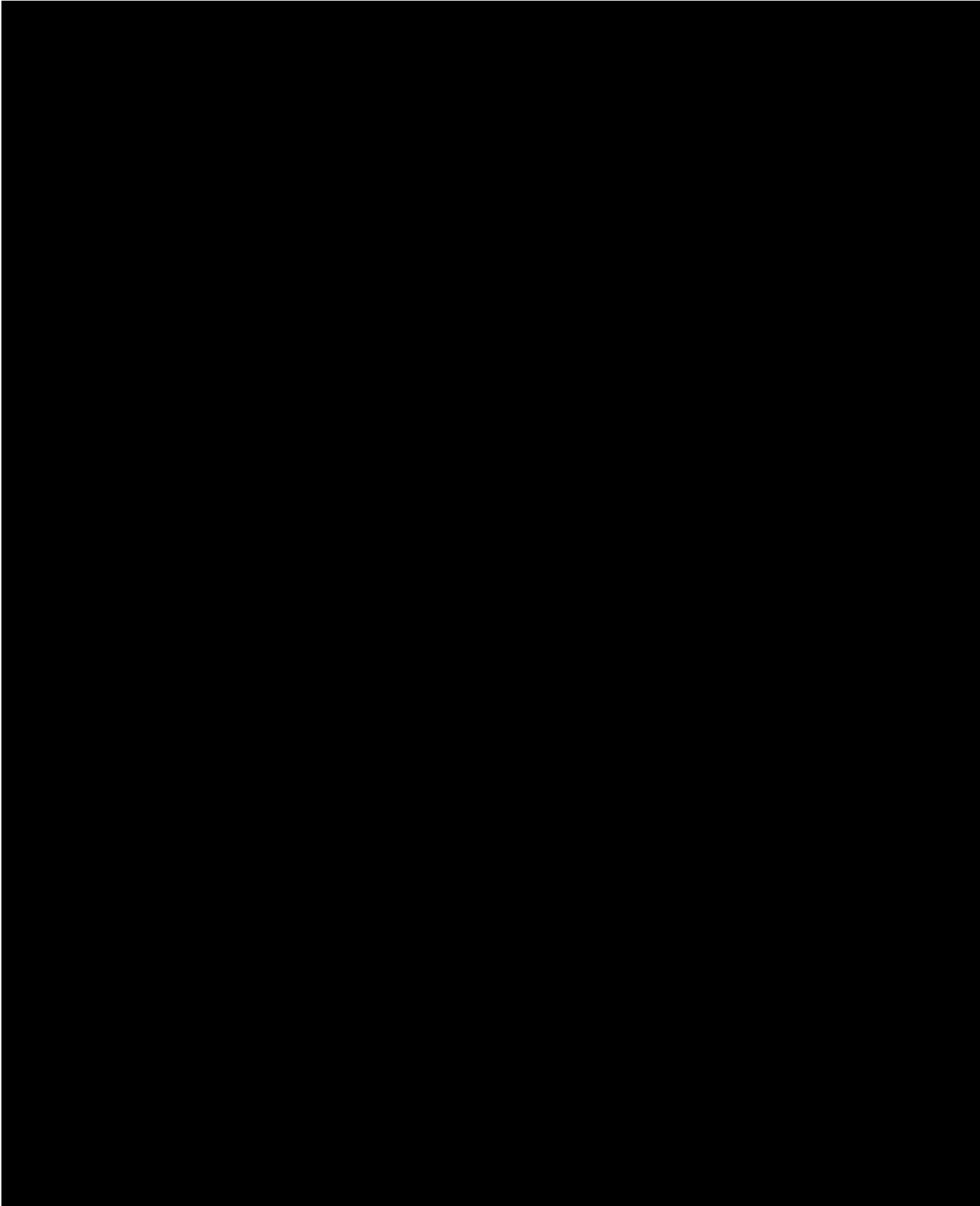


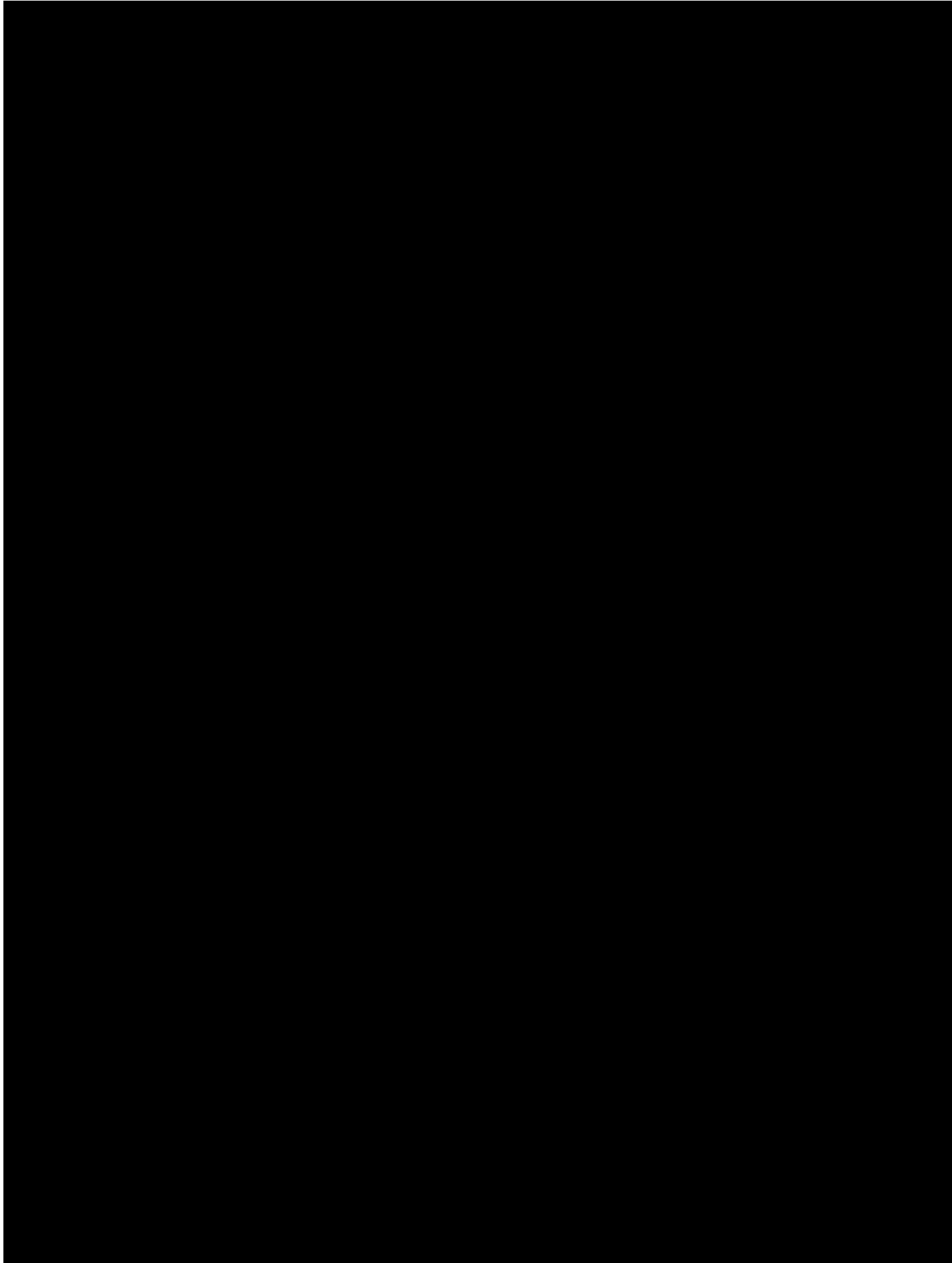
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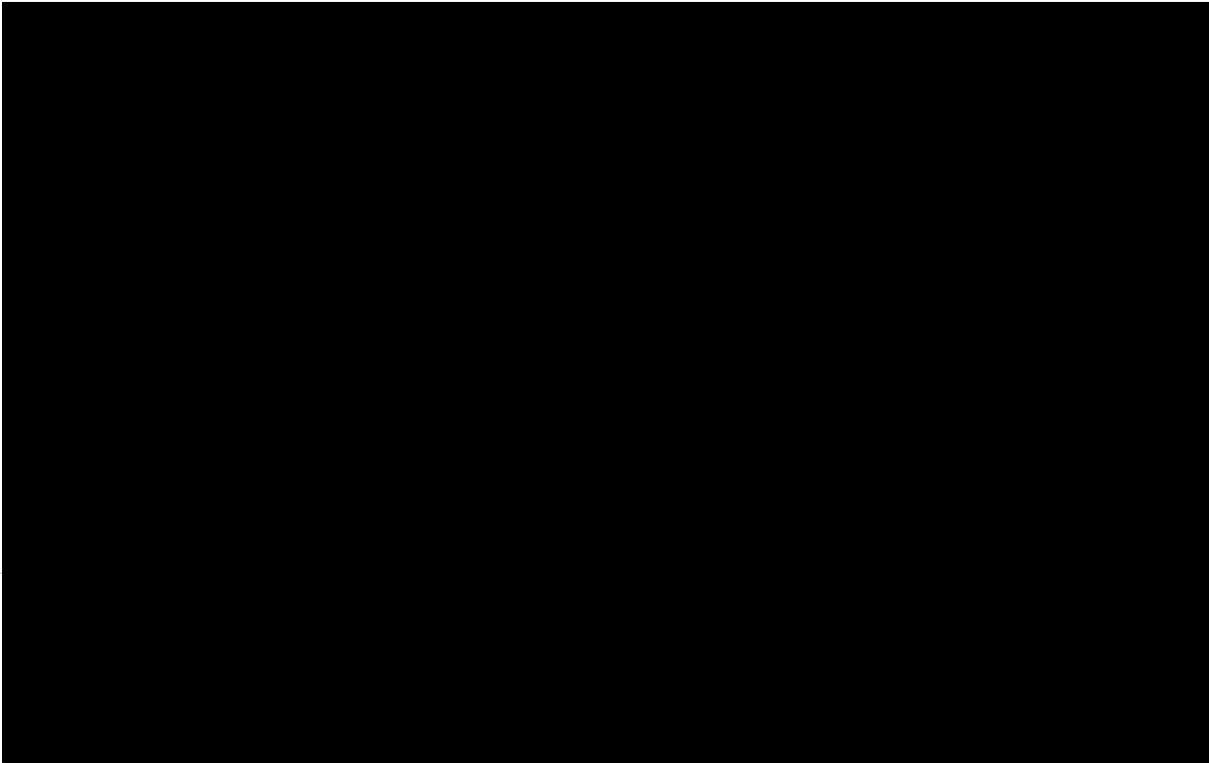




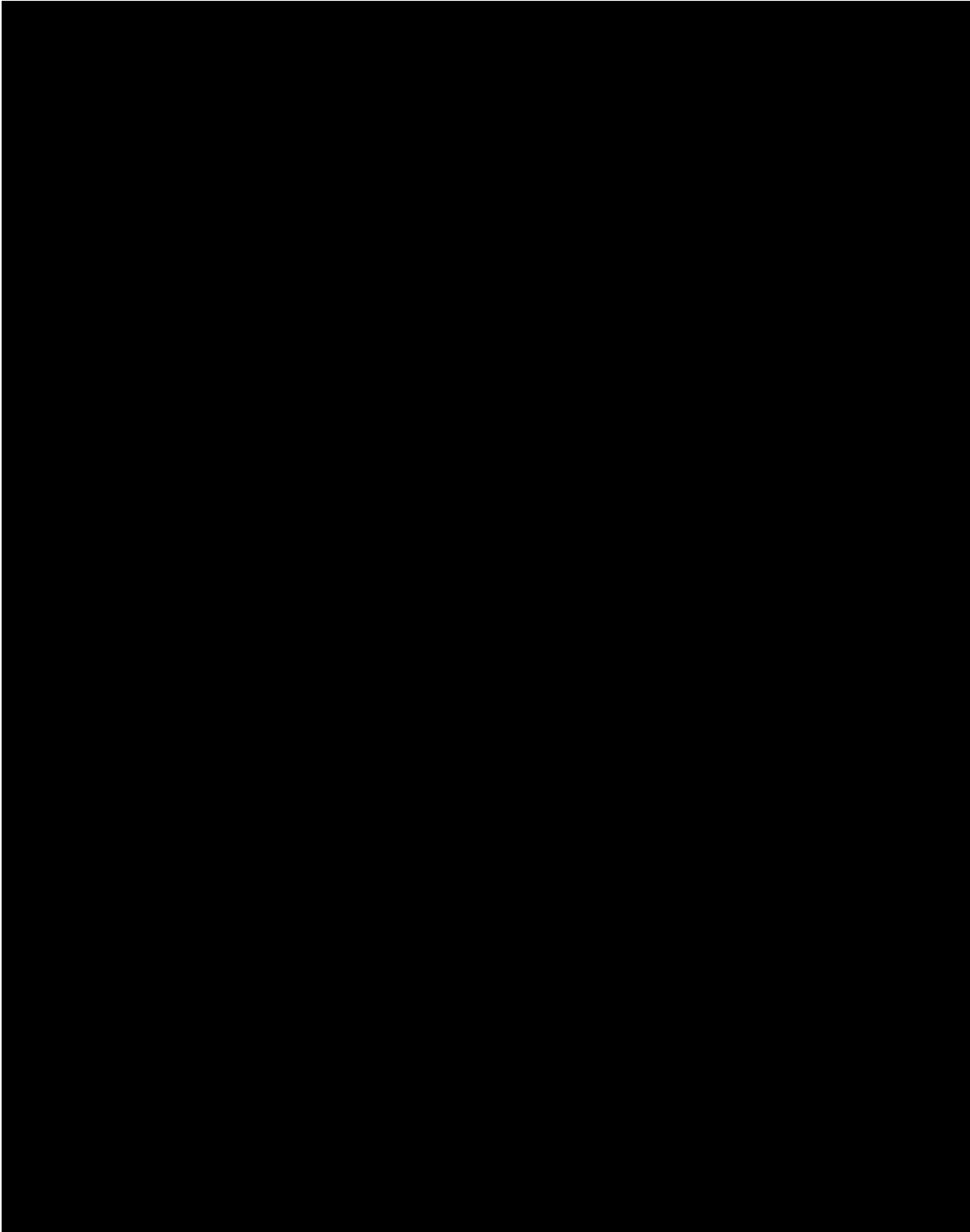
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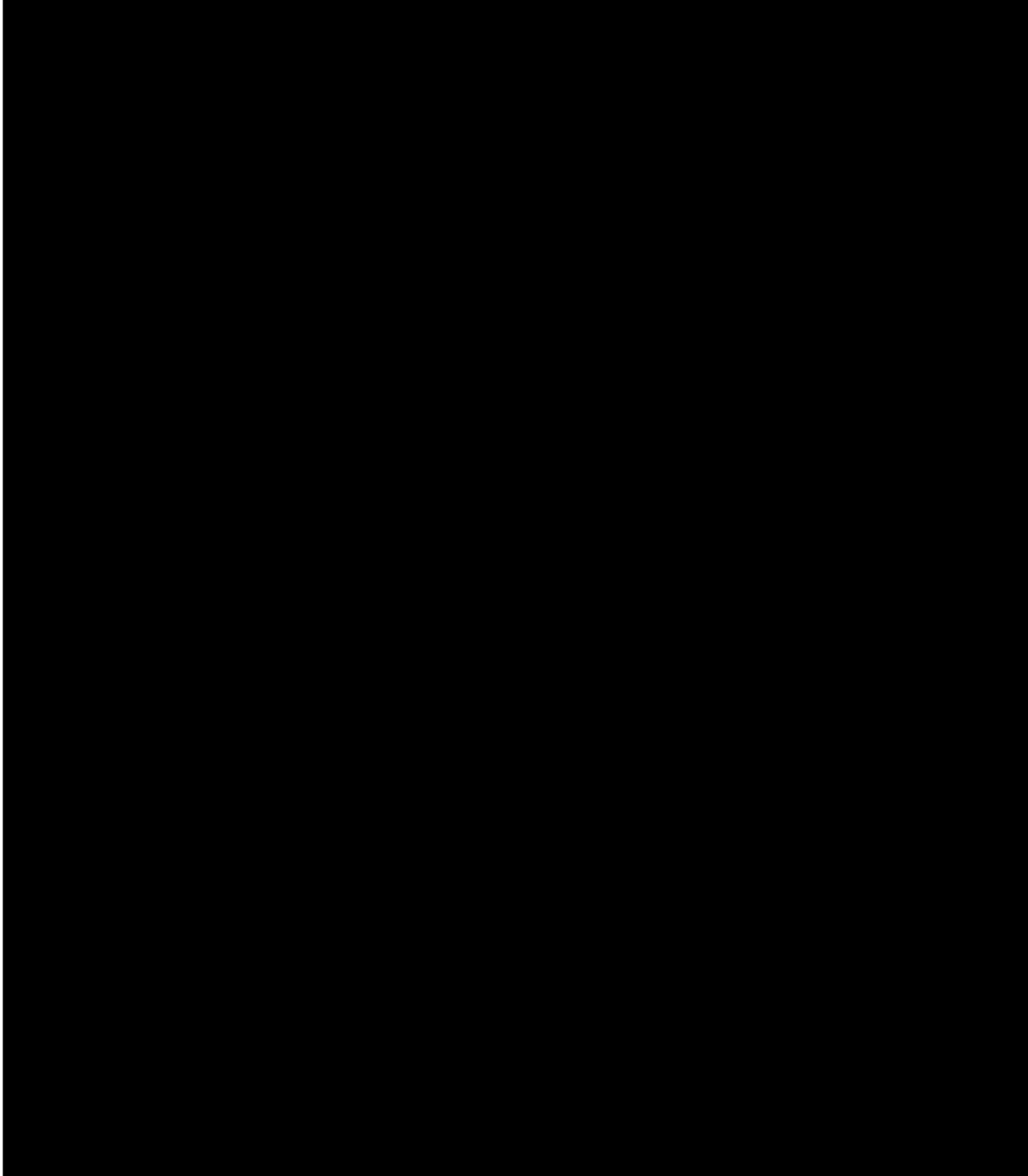






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Schedule 2

Patents

DOCKET NUMBER	COUNTRY	TITLE	APPLICATION NO.	APPLN. DATE	PATENT NO.	GRANT DATE
LEG-001-CA1	CANADA	SYSTEM, METHOD, AND INTERFACE FOR EVALUATING A LEAD	CA 2,811,421	4/2/2013		
LEG-001-US1	UNITED STATES	SYSTEM, METHOD, AND INTERFACE FOR EVALUATING A LEAD	13/435,812	3/30/2012		
LEG-002-US1	UNITED STATES	SYSTEMS, METHODS AND INTERFACES FOR EVALUATING AN ONLINE ENTITY PRESENCE	13/630,035	9/28/2012		
LEG-002-WO1	PATENT COOPERATION TREATY	SYSTEMS, METHODS AND INTERFACES FOR EVALUATING AN ONLINE ENTITY PRESENCE	PCT/US13/61291	9/24/2013		
LEG-003-CA1	CANADA	SYSTEMS, METHODS, SOFTWARE AND INTERFACES FOR PERFORMING ENHANCED DOCUMENT PROCESSING AND ENGAGEMENT OUTLINING	PCT/US11/46606	8/4/2011		
LEG-003-EP1	EUROPEAN PATENT CONVENTION	SYSTEMS, METHODS, SOFTWARE AND INTERFACES FOR PERFORMING ENHANCED DOCUMENT PROCESSING AND ENGAGEMENT OUTLINING	EP11746692.5	8/4/2011		
LEG-003-US1	UNITED STATES	SYSTEMS, METHODS, SOFTWARE AND INTERFACES FOR PERFORMING ENHANCED DOCUMENT PROCESSING AND ENGAGEMENT OUTLINING	12/979,667	12/28/2010		

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TRNAL_002_AU3	AUSTRALIA	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	2008291112	3/7/2008	2008291112	11/25/2010
TRNAL_002_CA1	CANADA	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	2,381,021	1/25/2000		
TRNAL_002_EP1	EUROPEAN PATENT CONVENTION	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	00905771.2	1/25/2000		
TRNAL_002_JP1	JAPAN	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	2000-595271	1/25/2000		
TRNAL_002_JP2	JAPAN	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	2013-134894	6/27/2013		
TRNAL_002_NZ1	NEW ZEALAND	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	513147	1/25/2000	513147	6/8/2004
TRNAL_002_NZ2	NEW ZEALAND	SYSTEM FOR INSERTING HYPERLINKS INTO DOCUMENTS	529689	11/21/2003	529689	11/10/2005
TRNAL_002_US1	UNITED STATES	SYSTEM, METHOD, AND SOFTWARE FOR INSERTING HYPERLINKS INTO DOCUMENTS	09/237,219	1/25/1999	7,003,719	2/21/2006
TRNAL_002_US2	UNITED STATES	SYSTEM, METHOD, AND SOFTWARE FOR INSERTING HYPERLINKS INTO DOCUMENTS	11/275,946	2/6/2008		
TRNAL_004_AU1	AUSTRALIA	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	49898/00	5/5/2000	781157	5/12/2005
TRNAL_004_CA1	CANADA	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	2,371,668	5/5/2000	2,371,668	9/9/2008
TRNAL_004_EP1	EUROPEAN PATENT CONVENTION	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	00932127.4	5/5/2000		

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TRNAL_004_JP1	JAPAN	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	2000-615932	5/5/2000	4732593	4/28/2011
TRNAL_004_NZ1	NEW ZEALAND	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	515293	5/5/2000	515393	8/12/2004
TRNAL_004_US1	UNITED STATES	DOCUMENT-CLASSIFICATION SYSTEM, METHOD, AND SOFTWARE	10/013,190	11/5/2001	7,065,514	6/20/2006
TRNAL_004_US2	UNITED STATES	DOCUMENT-CLASSIFICATION SYSTEM, METHOD AND SOFTWARE	11/388,753	3/24/2006	7,567,961	7/28/2009
TRNAL_005_US1	UNITED STATES	SYSTEM FOR CONVERTING DATA TO A MARKUP LANGUAGE	10/023,440	12/14/2001	7,707,492	4/27/2010
TRNAL_005_US2	UNITED STATES	SYSTEM FOR CONVERTING DATA TO A MARKUP LANGUAGE	12/799,480	4/26/2010		
TRNAL_007_US2	UNITED STATES	SYSTEM AND METHOD FOR PROCESSING FORMATTED TEXT DOCUMENTS IN A DATABASE	09/746,557	12/22/2000	7,529,756	5/5/2009
TRNAL_007_US3	UNITED STATES	SYSTEM AND METHOD FOR PROCESSING FORMATTED TEXT DOCUMENTS IN A DATABASE	12/432,380	4/29/2009		
TRNAL_010_US1	UNITED STATES	SYSTEM, METHOD, AND SOFTWARE FOR IDENTIFYING HISTORICALLY RELATED LEGAL OPINIONS	10/117,701	4/4/2002	7,593,920	9/22/2009
TRNAL_010_US2	UNITED STATES	SYSTEM, METHOD, AND SOFTWARE FOR IDENTIFYING HISTORICALLY RELATED LEGAL OPINIONS	11/421,043	5/30/2006	7,620,626	11/17/2009

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TRNAL_010_US3	UNITED STATES	SYSTEM, METHOD, AND SOFTWARE FOR IDENTIFYING HISTORICALLY RELATED LEGAL OPINIONS	12/619,056	11/16/2009	7,984,653	7/19/2011
TRNAL_012_CA1	CANADA	KNOWLEDGE-MANAGEMENT SYSTEMS FOR LAW FIRMS	2,512,488	12/30/2003		
TRNAL_012_EP1	EUROPEAN PATENT CONVENTION	KNOWLEDGE-MANAGEMENT SYSTEMS FOR LAW FIRMS	03800400.8	12/30/2003		
TRNAL_012_NZ1	NEW ZEALAND	KNOWLEDGE-MANAGEMENT SYSTEMS FOR LAW FIRMS	541580	12/30/2003		
TRNAL_012_US1	UNITED STATES	KNOWLEDGE-MANAGEMENT SYSTEMS FOR LAW FIRMS	10/751,269	12/30/2003	8,126,818	2/28/2012
TRNAL_012_US2	UNITED STATES	KNOWLEDGE-MANAGEMENT SYSTEMS FOR LAW FIRMS	13/406,331	2/27/2012		
TRNAL_013_US1	UNITED STATES	RELATIONSHIP COLLABORATION SYSTEM	10/938,406	9/10/2004	7,849,103	12/7/2010
TRNAL_013_US2	UNITED STATES	RELATIONSHIP COLLABORATION SYSTEM	12/914,742	10/26/2010		
TRNAL_017_US3	UNITED STATES	INFORMATION RETRIEVAL SYSTEMS WITH DATABASE-SELECTION AIDS	10/916,116	8/11/2004		
TRNAL_022_US1	UNITED STATES	SYSTEMS, METHODS, AND INTERFACES FOR AGGREGATING AND PROVIDING INFORMATION REGARDING LEGAL PROFESSIONALS	11/331,409	1/12/2006		

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TRNAL_022_US2	UNITED STATES	SYSTEMS, METHODS, AND INTERFACES FOR AGGREGATING AND PROVIDING INFORMATION REGARDING LEGAL PROFESSIONALS	13/337,894	12/27/2011		
TRNAL_022_CA1	CANADA	SYSTEMS, METHODS, AND INTERFACES FOR AGGREGATING AND PROVIDING INFORMATION REGARDING LEGAL PROFESSIONALS	2,593,999	1/12/2006		
TRNAL_023_US1	UNITED STATES	SYSTEM FOR DETERMINING AND DISPLAYING LEGAL-PRACTICE TRENDS AND IDENTIFYING CORPORATE LEGAL NEEDS	11/332,703	1/12/2006		
TRNAL_026_CA1	CANADA	USER INTERFACE FOR SEARCH AND DOCUMENT PRODUCTION	2,608,808	5/16/2006		
TRNAL_026_EP1	EUROPEAN PATENT CONVENTION	USER INTERFACE FOR SEARCH AND DOCUMENT PRODUCTION	06770519.4	5/16/2006		
TRNAL_026_JP1	JAPAN	USER INTERFACE FOR SEARCH AND DOCUMENT PRODUCTION	2008-512480	5/16/2006		
TRNAL_026_JP2	JAPAN	USER INTERFACE FOR SEARCH AND DOCUMENT PRODUCTION	2012-222955	10/15/2012		
TRNAL_026_US1	UNITED STATES	SYSTEMS, METHODS, AND SOFTWARE FOR INTEGRATION OF ONLINE RESEARCH TASKS INTO LAW FIRM WORKFLOW	11/436,061	5/16/2006		
TRNAL_033_US1	UNITED STATES	COMPUTER PROGRAM PRODUCT UNITED STATES CONTAINING ELECTRONIC TRANSCRIPT AND EXHIBIT	10/710,796	8/3/2004	8,327,255	12/4/2012

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		FILES AND METHOD FOR MAKING THE SAME				
TRNAL_035_US1	UNITED STATES	METHOD AND APPARATUS FOR PERMITTING ACCESS TO, TRACKING, AND REPORTING REAL TIME TRANSCRIPTIONS	10/637,260	8/9/2003	8,271,359	9/18/2012
TRNAL_036_US1	UNITED STATES	ELECTRONIC DOCUMENT WITH SELECTIVELY EDITABLE FIELDS AND METHODS FOR SAME	10/548,889	9/23/2004	8,010,893	8/30/2011
TRNAL_037_US1	UNITED STATES	APPARATUS, SYSTEM AND METHOD FOR ELECTRONICALLY SIGNING ELECTRONIC TRANSCRIPTS	09/875,448	6/5/2001	7,609,900	3/30/2010
TRNAL_037_US3	UNITED STATES	APPARATUS, SYSTEM AND METHOD FOR ELECTRONICALLY SIGNING ELECTRONIC TRANSCRIPTS	12/631,457	12/4/2009		
TRNAL_039_US1	UNITED STATES	TRANSCRIPT MANAGEMENT SOFTWARE AND METHODS	09/920,443	7/31/2001	6,869,019	3/22/2005
TRNAL_044_US1	UNITED STATES	LOGICAL DATA MODELING AND INTEGRATED APPLICATION FRAMEWORK	10/128,288	4/19/2002	7,185,317	2/27/2007
TRNAL_045_US1	UNITED STATES	CONTENT MANAGEMENT FRAMEWORK FOR USER WITH A SYSTEM FOR APPLICATION DEVELOPMENT	10/367,261	2/14/2003	7,305,556	12/4/2007
TRNAL_045_US2	UNITED STATES	CONTENT MANAGEMENT FRAMEWORK FOR USE WITH A SYSTEM FOR APPLICATION DEVELOPMENT	11/937,444	11/8/2007	8,392,875	3/5/2013

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TRNAL_046_US1	UNITED STATES	METHOD AND APPARATUS FOR PROOFREADING A DOCUMENT USING A COMPUTER SYSTEM WHICH DETECTS INCONSISTENCIES IN STYLE	08/617,250	9/1/2000	6,125,377	9/26/2000
TRNAL_047_US1	UNITED STATES	METHOD FOR STANDARDIZING PHRASING IN A DOCUMENT	08/617,222	3/18/1996	6,098,038	8/1/2000
TRNAL_050_US1	UNITED STATES	INTERPROCESS COMMUNICATIONS INTERFACE FOR MANAGING TRANSACTION REQUESTS	08/509,124	7/31/1995	5,644,720	7/1/1997
TRNAL_051_US1	UNITED STATES	LINE ALIGNMENT APPARATUS AND PROCESS	08/281,825	7/28/1994	5,434,932	7/18/1995
TRNAL_053_US1	UNITED STATES	METHOD, SYSTEM AND COMPUTER-READABLE MEDIUM FOR ACCESSING AND RETRIEVING COURT RECORDS, ITEMS AND DOCUMENTS	09/713,600	11/15/2000	7,711,738	5/4/2010
TRNAL_054_US1	UNITED STATES	SYSTEM FOR DETERMINING CHANGES IN THE RELATIVE INTERESTS OF SUBJECTS	09/619,104	7/19/2000	6,853,950	2/8/2005
TRNAL_054_US2	UNITED STATES	SYSTEM FOR DETERMINING CHANGES IN THE RELATIVE INTEREST OF SUBJECTS	11/016,075	12/17/2004	7,809,738	10/5/2010
TRNAL_058_US1	UNITED STATES	SYSTEMS, METHODS, AND INTERFACES FOR EVALUATING SOURCING DECISIONS	12/459,050	6/25/2009		

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TRNAL_059_US1	UNITED STATES	DOCUMENT ASSEMBLY SYSTEM WITH ASSEMBLY LOGIC	08/404,379	3/15/1995	5,729,751	3/17/1998
TRNAL_061_US1	UNITED STATES	AUTOMATED ORDERING METHOD	08/329,725	10/26/1994	5,808,894	9/15/1998
TRNAL_062_US1	UNITED STATES	SYSTEM, METHOD AND APPARATUS FOR PLANNING AND MANAGING ENGAGEMENTS	12/914,959	10/20/2010		
TRNAL_064_WO1	PATENT COOPERATION TREATY	METHOD AND SYSTEM FOR RELATIONSHIP MANAGEMENT AND INTELLIGENT AGENT	PCT/US12/41591	6/8/2012		
TRNAL_064_US1	UNITED STATES	METHOD AND SYSTEM FOR RELATIONSHIP MANAGEMENT AND INTELLIGENT AGENT	13/158,408	6/11/2011		
TRNAL_065_US4	UNITED STATES	SYSTEM FOR IDENTIFYING POTENTIAL LICENSEES OF A SOURCE PATENT PORTFOLIO	09/560,397	4/28/2000	6,879,990	4/12/2005
TRNAL_066_US1	UNITED STATES	ENSURING THE ACCURATENESS AND CURRENTNESS OF INFORMATION PROVIDED BY THE SUBMITTER OF AN ELECTRONIC INVOICE THROUGHOUT THE LIFE OF A MATTER	10/864,290	6/9/2004	7,617,154	11/10/2009

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TRNAL_066_US2	UNITED STATES	ENSURING THE ACCURATENESS AND CURRENTNESS OF INFORMATION PROVIDED BY THE SUBMITTER OF AN ELECTRONIC INVOICE THROUGHOUT THE LIFE OF A MATTER USING TENTATIVE ELECTRONIC INVOICE	10/923,606	8/20/2004		
TRNAL_066_US3	UNITED STATES	ENSURING THE ENTRY OF CERTAIN DATA IN A MATTER MANAGEMENT SYSTEM BY LEVERAGING ANOTHER PROCESS	11/415,361	5/1/2006		
TRNAL_066_US4	UNITED STATES	ENSURING THE ACCURATENESS AND CURRENTNESS OF INFORMATION PROVIDED BY THE SUBMITTER OF AN ELECTRONIC INVOICE THROUGHOUT THE LIFE OF A MATTER	12/566,468	9/24/2009	8,280,812	10/2/2012
TRNAL_066_US5	UNITED STATES	ENSURING THE ACCURATENESS AND CURRENTNESS OF INFORMATION PROVIDED BY THE SUBMITTER OF AN ELECTRONIC INVOICE THROUGHOUT THE LIFE OF A MATTER	13/632,760	10/1/2012		
TRNAL_067_US1	UNITED STATES	VENDOR/CLIENT INFORMATION SYSTEM ARCHITECTURE	11/001,630	11/30/2004	8,108,428	1/31/2012
TRNAL_067_US2	UNITED STATES	VENDOR/CLIENT INFORMATION SYSTEM ARCHITECTURE	13/348,289	1/12/2012		

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TRNAL_068_US1	UNITED STATES	ACCRUALS PROCESSING WITHIN AN ELECTRONIC INVOICING AND BUDGETING SYSTEM	11/847,258	8/29/2007		
TRNAL-ENG_001_US2	UNITED STATES	AUDIO AND VIDEO TRANSCRIPTION SYSTEM FOR MANIPULATING REAL-TIME TESTIMONY	08/066,948	5/24/1993	5878185	3/12/1999
TRNAL-ENG_001_US4	UNITED STATES	DOWN-LINE TRANSCRIPTION SYSTEM FOR MANIPULATING REAL-TIME TESTIMONY	08/339,771	11/15/1994	5,740,245	4/14/1998
TRNAL-ENG_001_US6	UNITED STATES	COMPUTER-AIDED TRANSCRIPTION SYSTEM USING PRONOUNCEABLE SUBSTITUTE TEXT WITH A COMMON CROSS-REFERENCE LIBRARY	08/065,153	5/20/1993	5,815,639	9/29/1998
TRNAL_023_PRV 1	United States	SYSTEMS, METHODS, AND INTERFACES FOR AGGREGATING AND PROVIDING INFORMATION REGARDING LEGAL PROFESSIONALS	60/643,445	12.01.2005		(INACTIVE)
TRNAL_022_WO 1	Patent Cooperation Treaty	SYSTEMS, METHODS, AND INTERFACES FOR AGGREGATING AND PROVIDING INFORMATION REGARDING LEGAL PROFESSIONALS	PCT/US2006/001 012	12.01.2006		(INACTIVE)

Assignor assigns the patents/application in the U.S. (as listed above) and (i) any additional patents/applications claiming priority to the U.S. patents/applications; and (ii) any additional patents/applications from which the U.S. patents/applications claim priority.

IN WITNESS WHEREOF, this agreement has been executed on the date of signature below.

West Services Inc.

Thomson Reuters Global Resources

By Edward A. Fagolano

By _____

Name: Edward A. Fagolano

Name:

Title: VICE PRESIDENT

Title:

Date:

Date:

By _____

Name:

Title:

Date:

Signature page to TRGR IP Assignment (US entities installment sale) - West Services Inc.

THOMSON REUTERS GLOBAL RESOURCES

IN WITNESS WHEREOF, this agreement has been executed on the date of signature below.

West Services Inc.

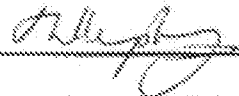
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By _____

Name:

Title:

Date:

By  _____

Name:

Joanna L. Murphy
Chief Counsel

Title:

Date:

30/12/2013

By  _____

Name:

Paul Lockyer

Title:

Managing Director TRGR

Date:

30.12.2013