503600727 12/08/2015

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
LU XUN	12/07/2015

RECEIVING PARTY DATA

Name:	MICROSOFT TECHNOLOGY LICENSING, LLC		
Street Address:	ONE MICROSOFT WAY		
City:	REDMOND		
State/Country:	WASHINGTON		
Postal Code:	98052		

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14962013

CORRESPONDENCE DATA

Fax Number: (414)277-8521

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.

Phone: 4142778500

Email: patent docket@gshllp.com

Correspondent Name: GONZALEZ SAGGIO & HARLAN LLP (PATENT GRO

Address Line 1: 111 E. WISCONSIN AVENUE

Address Line 2: SUITE 1000

Address Line 4: MILWAUKEE, WISCONSIN 53202

ATTORNEY DOCKET NUMBER:	358125.02
NAME OF SUBMITTER:	SARAH FOLEY
SIGNATURE:	/Sarah B. Foley/
DATE SIGNED:	12/08/2015

Total Attachments: 3

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PATENT 503600727 REEL: 037233 FRAME: 0088

PATENT ASSIGNMENT MS Docket No.: 358125.02

"Global Logical Timestamp" ("APPLICATION"), which:

I Lu Xun ("ASSIGNOR") am the original inventor or an original joint inventor of subject matter ("INVENTION") disclosed and/or claimed in a patent application entitled

			and the second second second second			
	will be filed.	ASSIGNOR hereby aut	horizes, and requests,			
	ASSIGNEE'S legal representative, Microsoft Technology Licensing, LLC, One Microsoft Way, Redmond, Washington 98052 (ASSIGNEE'S LEGAL REPRESENTATIVES), to insert here in parentheses (filed on					
	the following (
		Application No., filing c				
	was filed on	and was given Applicatior				
	following Office "	SP c				
Micros			on limited liability company, or			
			GNEE"), is entitled to, and is			
		No. 1 No.	itle and interest, including the			
right of prior patents deriv	ity, in the INVENTI red therefrom, suc ited States, its i	ON and the APPLICATION has continuing application	(and all other applications and one one of the countries ("APPLICATION			
ASSIGI	NOR hereby	authorizes, and req	uests, ASSIGNEE'S LEGAI			
REPRESENTA"	TIVES to insert t	he Application No., filir	ng date, and Office into the			
following tab	le for any APPLICA	TION DERIVATIVES after t	hey are known;			
Application N	ło.	Filing Date	Office			
		······				
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Page 1 of 2

For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, ASSIGNOR's entire and exclusive rights, title and interest, including the right of priority, in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in whole or in part, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES"));

ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for litigation regarding letters patent derived therefrom, and for the purpose of protecting and perfecting title to the APPLICATION (and APPLICATION DERIVATIVES).

Inventor's Signature

Lu Xun

Printed Name in English

Date

Printed Name in Native Language (if other than English)

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

PATENT REEL: 037233 FRAME: 0091

RECORDED: 12/08/2015