503622172 12/21/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3668803

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
TIMOTHY YOUSAF	09/28/2015
DREW DENNISON	10/12/2015
PAUL THOREN	11/09/2015
KHOA PHAM	09/24/2015
ELIOT BALL	10/07/2015
SPENCER TANK	12/18/2015
JOHN MCRAVEN	11/19/2015
LUCAS RAY	09/23/2015
JEFFREY TSUI	09/25/2015

RECEIVING PARTY DATA

Name:	PALANTIR TECHNOLOGIES INC.
Street Address:	100 HAMILTON AVENUE, SUITE 300
City:	PALO ALTO
State/Country:	CALIFORNIA
Postal Code:	94301

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	14859882
Application Number:	62095662

CORRESPONDENCE DATA

Fax Number: (949)760-9502

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: 9497600404

Email: aaron.dunn@knobbe.com

Correspondent Name: KNOBBE MARTENS OLSON & BEAR LLP

Address Line 1: 2040 MAIN STREET

Address Line 2: 14TH FLOOR

Address Line 4: IRVINE, CALIFORNIA 92614

ATTORNEY DOCKET NUMBER: PALAN.278A / 278PR

503622172 REEL: 037358 FRAME: 0429

PAIENI

NAME OF SUBMITTER:	ERIC ZHOU
SIGNATURE:	/Eric Zhou/
DATE SIGNED:	12/21/2015
Total Attachments: 36	
source=Assignment#page1.tif	
source=Assignment#page2.tif	
source=Assignment#page3.tif	
source=Assignment#page4.tif	
source=Assignment#page5.tif	
source=Assignment#page6.tif	
source=Assignment#page7.tif	
source=Assignment#page8.tif	
source=Assignment#page9.tif	
source=Assignment#page10.tif	
source=Assignment#page11.tif	
source=Assignment#page12.tif	
source=Assignment#page13.tif	
source=Assignment#page14.tif	
source=Assignment#page15.tif	
source=Assignment#page16.tif	
source=Assignment#page17.tif	
source=Assignment#page18.tif	
source=Assignment#page19.tif	
source=Assignment#page20.tif	
source=Assignment#page21.tif	
source=Assignment#page22.tif	
source=Assignment#page23.tif	
source=Assignment#page24.tif	
source=Assignment#page25.tif	
source=Assignment#page26.tif	
source=Assignment#page27.tif	
source=Assignment#page28.tif	
source=Assignment#page29.tif	
source=Assignment#page30.tif	
source=Assignment#page31.tif	
source=Assignment#page32.tif	
source=Assignment#page33.tif	
source=Assignment#page34.tif	

source=Assignment#page35.tif source=Assignment#page36.tif

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND **Palantir Technologies Inc.**, a California corporation having offices at **100 Hamilton Avenue**, **Suite 300**, **Palo Alto**, **CA 94301** (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

			N & ASSIGNMENT et filed previously or co			3(e))	
Docket No.:	PALAN.278A	TO THE CONTROL OF THE	от вышения выш			**************************************	Page 4 of 4
Title:	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS						
Inventor(s):	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui						
App. No.:	14/859,882						
Filing Date:	September 21, 2015						
dealing betwe Agreement, ar by both ASSIG	en the parties nd only an amer SNEE and ASSI	shall act as an ame ndment, modification of IGNOR shall be effect	ounset of his or her che endment, modification of or waiver which is contaitive.	r waive ned in a	r of any written a	provision agreement	of this signed
Inventors	ii dhii alka aa ahaa ahaa aa ahaa ahaa aa ahaa aa a	ader and rance rate batter rate who rate and a second to the second to the second to the second to the second to	entri entri meri interi entri entri interi interi interi interi entri entri entri entri entri entri entri entr	t 160 m m m m		i u utenir i utenir u interiori utenir i interiori utenir.	
	mothy Yousaf:	TIMOTHY	DAN	Date:	28	SEP 2	210
D	rew Dennison:	100000000000000000000000000000000000000		Date:	noocoocoocoocoo anno an anno anno anno a		EU VOET HOPPING DE ENWEY DE ET BOET DOOR van de werk
	Paul Thoren:	+60464646460000000000000000000000000000	1772-1771 1777 1777 1777 1777 1777 1777	Date:	onnavatalarianoorra oorrakkiisisisisisisisis		della
	Khoa Pham:	ESCRISCRISCRIA Annual Company	ASSAULTER STATE OF THE STATE OF	Date:			
	Eliot Ball:	Vicinity and the second	OMONIA MALALI	Date:	***************************************		
;	Spencer Tank:	777000000		Date:		remersore en	NO\$40588888800L+5transassasiahintassooooci
J	ohn McRaven:	*payrethere are green and the second are a second as a		Date:			MASS coprosponance con continuo martino de la continuo del continuo de la continuo de la continuo del continuo de la continuo del continuo de la continuo de la continuo de la continuo del continuo de la continuo del continuo de la continuo del continuo de la co
	Lucas Ray:	11000000000000000000000000000000000000	wasta sawanana wa sa kaya da aya aya aya aya aya aya aya aya a	Date:		entities en	DERENGE CONTROL LANGUAGE CONTROL
	Jeffrey Tsui;		**************************************	Date:			halafottat et to felikostas et to felikost
Palantir Techr							
	Signature:	Matt 30	tige general metalogical de la companya de la comp	Date:	17 Dec	ember 201	5

Printed Name: Matt Long

PATENT REEL: 037358 FRAME: 0434

Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

		& ASSIGNMENT (37 CFR 1.63(e)) Filed previously or concurrently					
Docket No.:	PALAN.278A	Page 4 of 4					
Title:	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS						
Inventor(s):	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui						
App. No.:	14/859,882	14/859,882					
Filing Date:	September 21, 2015						
dealing betwee Agreement, a by both ASSI	een the parties shall act as an amend nd only an amendment, modification or w GNEE and ASSIGNOR shall be effective.	sel of his or her choosing. No course of conduct or ment, modification or waiver of any provision of this vaiver which is contained in a written agreement signed.					
Inventors							
Т	imothy Yousaf:	Date:					
С	Drew Dennison: Drew K Demis						
	Paul Thoren:	Date:					
	Khoa Pham:	Date:					
	Eliot Ball:	Date:					
	Spencer Tank:	Date:					
J	John McRaven:	Date:					
	Lucas Ray:	Date:					

Palantir Technologies Inc.

Signature: Matt 3 mg Date: 17 December 2015

Printed Name: Matt Long Title: Legal Counsel

Jeffrey Tsui: _____

PATENT REEL: 037358 FRAME: 0438

Date: _____

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

			N & ASSIGNMENT (3 et filed previously or concu				
Docket No.:	PALAN.278A				Page 4 of 4		
Title:	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS						
Inventor(s):	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui						
App. No.:	14/859,882						
Filing Date:	September 2	1, 2015					
dealing between Agreement, and by both ASSIG	en the parties d only an amen NEE and ASSI	shall act as an ame idment, modification o GNOR shall be effecti	ndment, modification or v or waiver which is contained	vaive d in a	No course of conduct or er of any provision of this a written agreement signed		
Inventors							
Tir	nothy Yousaf:		D	ate:			
Dr				ate:			
	Paul Thoren:	Paul Jn.	D	ate:	11/09/2015		
	Khoa Pham:		D	ate:			
	Eliot Ball:		Di	ate:			
S	Spencer Tank:		Da	ate:			
Jo	ohn McRaven:		D.	ate:			
	Lucas Ray:		D	ate:			

Palantir Technologies Inc.

Signature: Matt 2 on Date: 17 December 2015

Printed Name: Matt Long Title: Legal Counsel

Jeffrey Tsui: _____

PATENT REEL: 037358 FRAME: 0442

Date: _____

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND **Palantir Technologies Inc.**, a California corporation having offices at **100 Hamilton Avenue**, **Suite 300**, **Palo Alto**, **CA 94301** (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

	A	Application Data	Sheet filed previo	ously or concurren	tly				
Docket No.:	PALAN.278A					Page 4 of 4			
litte:	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS								
nventor(s):	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui								
App. No.:	14/859,882								
Filing Date:	September 21, 2015								
dealing betwee Agreement, and by both ASSIGI	en the parties of d only an amen NEE and ASSI	shall act as an dment, modifica GNOR shall be e	amendment, mo- tion or waiver whice effective.	or her choosing. dification or waive ch is contained in a	r of any provisio written agreeme	n of this nt signed			
nventors									
Tin	nothy Yousaf.	postuonen santaan santaalon santaalon salakon ja 1988 ja 200 ka santaan ja 1988 ja 1988 ja 1988 ja 1988 ja 198	innementation etitologisti kantiintiista seetimentiin pataminen pakaanaa kahtiin ja seetilistiista seetimistii	Date:	***************************************				
Dre	ew Dennison:			Date:					
	Paul Thoren:	sandara dua de Lista de de del de la cidores se con el secondo con secondo con contrar en contrar en contrar e		Date:					
	Khoa Pham:	Kle	Phen	Date:	09/24/20	>/5			
	Eliot Ball:			Date:		demoyrasiva kanalaka asalaka kanada kanad			
S	pencer Tank:	e king panjagang saga saga sa saga sa sa saga sa saga s		Date:					
Jo	hn McRaven:	ORDANI DALLOW O DEPONIE DE PORTE DE P		Date:		inistisinen nikokariittaa eelamma usunaman			
	Lucas Ray:	article volume viil dem de kliek keulde as sem en bilde armont sit de simbolis de sin		Date:	estillitens to transcontrates and the terromomer consequence and an execution of the second	NEW MONOGOPO OF AN AND AND			
	Jeffrey Tsui:	and Last a suspension had more entirely and the entire entirely and the entire entire entire entire entire ent		Date:					
Palantir Techno	500								
	Signature:	Made	Son	Date:	17 December 2	015			

Printed Name: Matt Long

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e))

PATENT REEL: 037358 FRAME: 0446

Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A

SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s):

Title:

Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.:

14/859.882

Filing Date:

September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

PATENT REEL: 037358 FRAME: 0447

Page 1 of 4

Application Data Sheet filed previously or concurrently

Docket No.:

PALAN, 278A

Page 2 of 4

Title:

SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s):

Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.:

14/859,882

Filing Date:

September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). 62/095662, filed December 22, 2014 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.:

PALAN.278A

Page 3 of 4

Title:

SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

inventor(s):

Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.:

14/859,882

Filing Date:

September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

AND AND REPORT OF A PERSON.	DOTAL DESIGNATION AND ADMINISTRATION ADMINISTRATION AND ADMINISTRATION AND ADMINISTRATION AND ADMINISTRATION AND ADMINISTRATION AND ADMINISTRATION AND ADMINISTRATION ADMINISTRATION AND	450	0. 70 70 t 50 t t n n mm s 1 mm	2 25 100	400 MM	4
COMRINED	DECLARATION	Šĸ.	ASSIGNMENT	(37	CFR	1.63(e))

Application Data Sheet filed previously or concurrently

Docket No.:	PALAN.278A		Page 4 of				
	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS						
	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui						
App. No.:	4/859,882						
Filing Date:	September 21, 2015						
dealing between Agreement, and by both ASSIGN	the parties shall act as a only an amendment, modific EE and ASSIGNOR shall be		vision of this ement signed				
Inventors	Bir Charles (Michigan Hall) and Carrier as James and Carrier and Carrier Carrier (Carrier)	CHANDER BERBINDING (BEER BEER BID	ANNO CARACTER STORY CONTROL OF STATE OF				
Tim	othy Yousaf:	Date:					
Dre	v Dennison:	Date:	77-07-000000000000000000000000000000000				
F	aul Thoren:	Date:					
I	Khoa Pham:	a					
	Eliot Ball: LUAR	Date: 7 Oct	2015				
Sp	encer Tank:	Date:					
Joh	n McRaven:	Date:	acressors conservations of definitional definition of a servation of the s				
	Lucas Ray:	Date:					
,	Jeffrey Tsui:	Date:	**************************************				
Palantir Technol	ogies Inc.						

Printed Name: Matt Long

PATENT REEL: 037358 FRAME: 0450

Date: 17 December 2015

Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND **Palantir Technologies Inc.**, a California corporation having offices at **100 Hamilton Avenue**, **Suite 300**, **Palo Alto**, **CA 94301** (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

elecumental ett protester i ser versi i ser jõhje eer visitele			I & ASSIGNMENT (37 CFF I filed previously or concurrently	R 1.63(e))					
Docket No	PALAN 278A			Page 4 of 4					
Tite	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS								
inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui									
App. No.:	14/859,882								
Filing Date	September 2	September 21, 2015							
dealing betw Agreement, a	een the parties and only an amer	shall act as an amen	insel of his or her choosing. No idment, modification or waiver of waiver which is contained in a wi re.	of any provision of this					
Inventors									
Т	imothy Yousaf:	www.hig.gov.co.towarks.co.gov.co.co.delicid wide Goods als somethic consistence en en et delicides se a financia	Date:						
E	Orew Dennison:	MAIN THINKS GOOD COMMISSION AND THE COMMISSION OF THE COMMISSION O	Date:						
	Paul Thoren:	$\label{eq:continuous} \mathcal{H}_{\mathcal{A}}(x,y,y,z) = \sup_{x\in \mathcal{X}} \sup_{x\in \mathcal$	Date:	र पर प्राथमिक स्थापन					
	Khoa Pham:	engag-ess erest ermis er Stylen stjornstill til delle helle er dels er engagnise d er er erfort men d elsta t begriffs til de	Date	ned don't sign to name the change and the cost control of the cost and an over the cost of the cost.					
	Eliot Ball:	The affect of the control of the con							
	Spencer Tank.	Sport -	Date	12/18/15					
•	John McRaven:	Software the second contraction of the secon	Date	alla (Marie a alla ance a secte e con y state d 15 Marie ¹ Marie a seguina e completa e completa e completa e					
	Lucas Ray		Date						
	Jeffrey Tsut		Date						
Palantir Tech	nnologies Inc.								
	Signature	Matt 3	Date: 1	8 December 2015					

Printed Name: Matt Long

PATENT REEL: 037358 FRAME: 0454

Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently						
Docket No.: PALAN.278			Page 4 of 4			
	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui					
App. No.: 14/859,882						
Filing Date: September	21, 2015					
dealing between the parties Agreement, and only an ame by both ASSIGNEE and ASS	s shall act as an amendment, mendment, modification or waiver with SIGNOR shall be effective.	is or her choosing. No course of nodification or waiver of any provishich is contained in a written agreen	sion of this nent signed			
Inventors						
Timothy Yousaf	:	Date:	ence can a men an cancit to the highest policy poli			
Drew Dennison		Date:	vanassysseereen maan maan maastelelelähilikelelelelelelelelelelelelelelelelelel			
Paul Thoren	*	Date:				
Khoa Pham	•	Date:				
Eliot Ball	*	Date:				
Spencer Tank	200	Date:				
John McRaven		Date: 11/19/15				
Lucas Ray	:	Date:				
Jeffrey Tsui		Date:	transminimi da din da			
Palantir Technologies Inc.						
Signature	: Matt 2 on	Date: 17 December	2015			

Printed Name: Matt Long

PATENT REEL: 037358 FRAME: 0458

Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 1 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that:

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Timothy Yousaf, residing in New York, NY; Drew Dennison residing in Palo Alto, CA; Paul Thoren residing in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 2 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: 14/859,882

Filing Date: September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). **62/095662**, filed **December 22, 2014** (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A Page 3 of 4

Title: SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui

App. No.: **14/859,882**

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

Application Data Sheet filed previously or concurrently						
Docket No.: PA	ALAN.278A				Page 4 of 4	
	SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS					
	Timothy Yousaf; Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui					
App. No.: 14	1/859,882					
Filing Date: So	eptember 21, 2	2015				
dealing between Agreement, and o	the parties sha nly an amendm	all act as an amend	ment, modification vaiver which is cor	choosing. No course n or waiver of any p ntained in a written ag	rovision of this reement signed	
Inventors	აგ ნამთამ ალიაშ ჩამშატამთა _{ა კ} ონაშა _{აკ} ონა	தை நகர் நகர் நகர் நகர் நகர் நகர் நகர் நகர்	معاربیمی هرای هرای هرای هرای هرای هرای هرای هرا	ere en	s ans is the second and the second a	
Timo	thy Yousaf:		20000000000000000000000000000000000000	Date:		
Drew	Dennison:			Date:		
Pa	aul Thoren:		• .	Date:		
к	hoa Pham:			Date:		
	Eliot Ball:	e de la companya de l		Date:		
Spe	encer Tank:		7.7	Date	10° T-10° T-	
				Date:		
	Lucas Ray:	My		Date: 9/23/	2015	
ı	offroy Teui:			Date:		

Palantir Technologies Inc.

Signature: ________ Date: _______ 17 December 2015

Printed Name: Matt Long Title: Legal Counsel

Application Data Sheet filed previously or concurrently

Docket No.: PALAN.278A

Page 1 of 4

SYSTEMS AND INTERACTIVE USER INTERFACES FOR DYNAMIC RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Title

Inventor(s): Timothy Yousaf Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; Spencer Tank; John McRaven; Lucas Rey; Jeffrey Tsui

App No.: 14/859,882

Filing Date: September 21, 2015

Declaration

This Declaration is directed to the application identified above that

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that

The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a dalmed inventon.

I hereby acknowledge that any willful faise statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both. I have reviewed and understand the contents of the above-identified application, including the

claims, as amended by any amendment.
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Ti nctny Yousaf, residing in New York, NY; Drew Dennison residing in Pata Alto, CA; Paul Thoren exiding in Arlington, VA; Khoa Pham residing in New York, NY; Eliot Ball residing in West Yorkshire, GB; Spencer Tank residing in Brooklyn, NY; John McRaven residing in Palo Alto, CA; Lucas Ray residing in Palo Alto, CA; and Jeffrey Tsui residing in Palo Alto, CA (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the autorneys of Knobbe, Martens, Olson & Bear, LLP, Gustomer No. 115374, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (here nafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is heraby acknowledges that AUS.CNOR has sold, assigned, transferred and scknowledged ASSIGNOR hereby assign transfer and set over, and ASSIGNOE, its successors, let over, and ASSIGNOE to the extent not already done so, the entire right, title, and interest

Application Duta Sheel filed previously or concurrently.

Page 2 of 4

Docket No PALAN.278A

Title SYSTEMS AND INTERACTIVE USER INTEFFACES FOR DYNAMIC

RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf. Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball;

Spencer Tank; John McRaven; Lucas R; y; Jeffrey Tsui

App. No. 14/859,882

Filing Date September 21, 2015

throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work, where "Patent Properties" include, but are not limited to

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- The Application, including without Irmitation any of ASSIGNORS inventions that may be disclosed therein, and any other applications in which the Work is disclosed, all provisional applications related thereto (including but not limited to U.S. Provisiona Application Nofs), **62/09562** filed **December 22, 2014** (respectively if plural applications), all nonprovisional and design applications relating to the Application and/critical aforementationed provisional application (but any herealter be filed in the United States or in any foreign country and all that have been or may herealter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foreign patients which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S. all extensions, renewals and reissues thereof.
- D Any other related intellectual property rights such as, but not limited to, copyright rights, copyright between the secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waves any and sall moral rights under 17 U.S.C. § 1064 or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent. Which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents drawings, prototypes, models, test results, designs, materials, computer programs and data and the like. Which if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available, o ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make undor file at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents. registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY assign, transfer and convey to ASSIGNEE, its successors. legal representatives, and assigns all causes of action, rights of enforcement, claims for dameges and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNIEE, or may accrue hereafter, including, but

Application Duta Sheet filed previously or concurrently

Page 3 of 4

Docket No.: PALAN,278A

9

SYSTEMS AND INTERACTIVE USER INTER! ACES FOR DYNAMIG RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS

Inventor(s): Timothy Yousaf, Drew Dennison; Paul Thosen; Khoa Pham; Ellot Ball;

Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsul

4pp. No.: 14/859,882

Filing Date: September 21, 2015

not limited to, the right to sue for, collect, and retain damages and all proceeds for past infinigements of Patent Properties before or after issuance AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everyflying possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR its officers, agents, employees, heirs, successors, assigns, affiliates, and those ontities acting under its direction and control, and snall mure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and docs hereby appoint \(\text{ASSIGNOE} \) as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' lees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR adknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and

Page 4 of 4 17 December 2015 ASSIGNOR has the right to seek independent counsel of his, or her choosing. No course of conduction dealing between the parties shall act as an amendment, mixidification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signal Legal Counsel COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Timothy Yousaf, Drew Dennison; Paul Thoren; Khoa Pham; Eliot Ball; SYSTEMS AND INTERACTIVE USER INTELFACES FOR DYNAMIC Application Duta Sheet fied previously or concurrently Title Date Date Oate. Oate Date Date Date Date: Date Date RETRIEVAL, ANALYSIS, AND TRIAGE OF DATA ITEMS Spencer Tank; John McRaven; Lucas Ray; Jeffrey Tsui by both ASSIGNEE and ASSIGNOR shall be effective. Matt Long September 21, 2015 Printed Name: PALAN.278A Signature Jeffrey Tsui: Spencer Tank: John McRaven: Lucas Ray: Timothy Yousaf; Paul Thoren: Khoa Pham. Drew Dennison Eliot Ball 14/859,882 Palantir Technologies Inc. Inventor(s): Filing Date. Docket No. Inventors App No. Title

RECORDED: 12/21/2015