503925837 07/21/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3972490

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
BRIAN BRAUSE	11/18/2013
CHARLES BOWMAN	07/21/2016

RECEIVING PARTY DATA

Name:	KABAM, INC.	
Street Address:	795 FOLSOM STREET	
Internal Address:	SUITE 600	
City:	SAN FRANCISCO	
State/Country:	CALIFORNIA	
Postal Code:	94107	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14184709

CORRESPONDENCE DATA

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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.

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Correspondent Name: SHEPPARD MULLIN RICHTER & HAMPTON LLP

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ATTORNEY DOCKET NUMBER:	BER: 45MP-214129	
NAME OF SUBMITTER: D. BENJAMIN ESPLIN		
SIGNATURE:	/D. Benjamin Esplin/	
DATE SIGNED:	07/21/2016	
This document serves as an Oath/Declaration (37 CFR 1.63).		

Total Attachments: 5

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> PATENT REEL: 039213 FRAME: 0946

ATTORNEY DOCKET NUMBER: 034737-0423492

DECLARATION (37 C.F.R. 1.63) FOR UTILITY PATENT APPLICATION USING AN APPLICATION DATA SHEET (37 C.F.R. 1.76) AND ASSIGNMENT

Title of Invention: SYSTEM AND METHOD FOR FACILITATING ASSUMPTION OF PLAYER IDENTITY IN AN ONLINE GAME

As a below named inventor, I hereby declare that:

This declaration is directed to the attached application, or (if following box is checked):

[X] United States application or PCT international application number 14/184,709 filed on February 20, 2014.

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 a claimed invention in the application.

I have reviewed and understand the contents of the application, including the claims.

I am aware of the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in 37 CFR Section 1.56.

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

WHEREAS, the undersigned inventor(s) (hereinafter "Assignor"), has/have made an invention entitled "SYSTEM AND METHOD FOR FACILITATING ASSUMPTION OF PLAYER IDENTITY IN AN ONLINE GAME" disclosed in the above-identified patent application and further identified by the Attorney Docket Number provided in the header of this document, and

WHEREAS, <u>KABAM, INC.</u> (hereinafter "Assignee"), a corporation of Delaware, having a place of business at 795 Folsom Street, Suite 600, San Francisco, CA 94107 USA, is desirous of acquiring the entire right, title and interest in and to the aforesaid invention, application and all Letters Patent of the United States or any foreign country, including continuations, continuations-in-part, reissues, reexaminations, extensions, substitutes, and divisions which may be granted therefor;

NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, I, the said Assignor, by these presents do sell, assign and transfer unto Assignee, its successors, legal representatives and assigns, the full and exclusive right in and to the said invention as described in the said application, and in and to any Letters Patent of the United States or any foreign country, including continuations, continuations-in-part, reissues, reexaminations, extensions, substitutes, and divisions which may be granted therefor and all rights to claim priority on the basis of said application; and I further grant to Assignee the sole right to sue and collect damages for past infringement;

AND I HEREBY authorize and request the Commissioner of Patents and Trademarks or any other proper officer or agency of any country to issue all said Letters Patent to said Assignee;

AND I HEREBY warrant and covenant that I have the full right to convey the entire interest herein

ATTORNEY DOCKET NUMBER: 034737-0423492

assigned and that I have not executed and will not execute any instrument or assignment in conflict herewith;

AND I HEREBY agree to communicate to said Assignee or its representatives any facts known to me respecting said invention, to execute all divisional, continuation, reissue, reexamination, extension, substitute, and foreign applications, sign all lawful documents and make all rightful oaths and declarations relating to said invention, execute and deliver any and all papers that may be necessary or desirable to perfect the title to this invention in said Assignee, its successors, legal representatives or assigns, and to testify in any judicial or administrative proceeding and generally do everything possible to aid the said Assignee to obtain and enforce said Letters Patent in the United States or any foreign country when requested so to do by said Assignee.

(1) Legal Name of Inventor: Charles Bowman	
Signature:	Date:
(2) Legal Name of Inventor: Brian Brause	
Signature: /Brian Brause/	Date: November 18, 2013

Doc code: Oath

Document Description: Oath or declaration filed

PTO/AIA/02 (07-13) Approved for use through 01/31/2014. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

SUBSTITUTE STATEMENT IN LIEU OF AN OATH OR DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (35 U.S.C. 115(d) AND 37 CFR 1.64)

Title of Invention	SYSTEM AND METHOD FO IN AN ONLINE GAME	OR FACILITATING /	ASSUMPTION OF I	PLAYER IDENTITY
The atta OR United S LEGAL NA (E.g., Given Charles	ent is directed to: ached application, States application or PCT international ME of inventor to whom this sul Name (first and middle (if any)) and Fi BOWMAN except for a deceased or legally incapa	bstitute statement app family Name or Surname)	-/184,709 filed o	February 20, 2014 .n
Mailing Address (except for a deceased or legally incapacitated inventor): 683 66th Street				
_{City} Oakla	and	_{State} CA	_{Zip} 94609	Country USA
I believe the above-named inventor or joint inventor to be the original inventor or an original joint inventor of a claimed invention in the application.				
The above-identified application was made or authorized to be made by me.				
I hereby acknowledge that any willful false statement made in this statement is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.				
Relationshi	p to the inventor to whom this substitu	ite statement applies:		
As	egal Representative (for deceased or lessignee, erson to whom the inventor is under an erson who otherwise shows a sufficient wint Inventor.	n obligation to assign,		CFR 1.46 is required), or

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This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 minute to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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SUBSTITUTE STATEMENT

**************************************	***************************************	***************************************	***************************************	
Circumstances permitting execution of this s	substitute statement:			
inventor is deceased,				
Inventor is under legal incapacity,	Inventor is under legal incapacity,			
Inventor cannot be found or reache	Inventor cannot be found or reached after diligent effort, or			
Inventor has refused to execute the	e oath or declaration un	der 37 CFR 1.63.		
If there are joint inventors, please check the	appropriate box below	.		
An application data sheet under 37 or is currently submitted.	An application data sheet under 37 CFR 1.76 (PTO/AIA/14 or equivalent) naming the entire inventive entity has been			
OR				
An application data sheet under 37 Statement Supplemental Sheet (P' information is attached. See 37 CF	TO/AIA/11 or equivalent	f or equivalent) has not been to naming the entire inventive	i submitted. Thus, a Substitute entity and providing inventor	
	WARNING	i;	••••	
Petitioner/applicant is cautioned to avoid subn contribute to identity theft. Personal information (other than a check or credit card authorization to support a petition or an application. If this the petitioners/applicants should consider redacting USPTO. Petitioner/applicant is advised that the application (unless a non-publication request in application or an aban referenced in a published application or an isseption-2038 submitted for payment purposes as	on such as social securin form PTO-2038 submitype of personal informang such personal information are record of a patent apin compliance with 37 Cidoned application may sued patent (see 37 CFI	ity numbers, bank account nuitted for payment purposes) intion is included in documents be ation from the documents be oplication is available to the puFR 1.213(a) is made in the a also be available to the public R 1.14). Checks and credit of	umbers, or credit card numbers is never required by the USPTO is submitted to the USPTO, of ore submitting them to the public after publication of the application) or issuance of a ic if the application forms	
PERSON EXECUTING THIS SUBSTITUTE S	TATEMENT:			
_{Name:} Ira Lam _©			フ/ こ /	
Signature:			8	
APPLICANT NAME AND TITLE OF PERSON	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	***************************************		
If the applicant is a juristic entity, list the applic	ant name and the tipe (of the signer:	:	
KABAM, INC. Applicant Name:		***************************************		
Title of Person Executing This Substitute Statement: VP and Gene	eral Counsel	***************************************		
The signer, whose title is supplied above, is a	uthorized to act on beh		**************************************	
Residence of the signer (unless provided i	ir an approaron uses:		alenty:	
_{City} San Francisco	State CA			
Mailing Address of the signer (unless pro-		ı data sheet, PTO/AIA/14 or	equivalent)	
795 Folsom Street, Suite 600	**			
_{сііу} San Francisco	State CA	Zip 94107	Country USA	
Note: Use an additional PTO/AIA/02 form for	each inventor who is de			

Privacy Act Statement

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

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of
 presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to
 opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

PATENT REEL: 039213 FRAME: 0951

RECORDED: 07/21/2016