

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT4012377

| | |
|---|----------------------------|
| SUBMISSION TYPE: | NEW ASSIGNMENT |
| NATURE OF CONVEYANCE: | ASSIGNMENT |
| CONVEYING PARTY DATA | |
| Name | Execution Date |
| ERICSSON TELEVISION INC. | 11/14/2014 |
| RECEIVING PARTY DATA | |
| Name: | ERICSSON AB |
| Street Address: | TORSHAMNSGATEN 23 |
| City: | STOCKHOLM |
| State/Country: | SWEDEN |
| Postal Code: | SE-172 81 |
| PROPERTY NUMBERS Total: 1 | |
| Property Type | Number |
| Application Number: | 14194918 |
| CORRESPONDENCE DATA | |
| Fax Number: | (972)583-6567 |
| <i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i> | |
| Phone: | 9725836567 |
| Email: | kathryn.lopez@ericsson.com |
| Correspondent Name: | RONALD S. LIU |
| Address Line 1: | 6300 LEGACY DRIVE |
| Address Line 4: | PLANO, TEXAS 75024 |
| ATTORNEY DOCKET NUMBER: | P42767-US1 |
| NAME OF SUBMITTER: | RONALD S. LIU |
| SIGNATURE: | /Ronald S. Liu/ |
| DATE SIGNED: | 08/18/2016 |
| Total Attachments: 4 | |
| source=P42767_Formal Documents_2016-08-18_Recorded Assignment (TTU to EAB) US1#page1.tif | |
| source=P42767_Formal Documents_2016-08-18_Recorded Assignment (TTU to EAB) US1#page2.tif | |
| source=P42767_Formal Documents_2016-08-18_Recorded Assignment (TTU to EAB) US1#page3.tif | |
| source=P42767_Formal Documents_2016-08-18_Recorded Assignment (TTU to EAB) US1#page4.tif | |

| | | | |
|--|---------|-------------|-----|
| Prepared (also subject responsible if other) | | No. | |
| | | 09802-47828 | |
| Approved | Checked | Date | Rev |
| | | | A |
| | | Reference | |

Azuki Technology Transfer Agreement and Assignment

This Azuki Technology Transfer Agreement and Assignment is by and between Azuki Systems Inc., a corporation organized under the laws of Delaware (below referred to as "Azuki"), and Ericsson AB, a corporation organized under the laws of Sweden (below referred to as "EAB"), and is dated June 25, 2014.

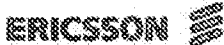
RECITALS:

Azuki is the owner of certain rights, title and interest in technical intellectual property (below referred to as the "Azuki Intellectual Property") used in its business operations.

EAB desires to acquire all of Azuki's rights, title and interest in the Azuki Intellectual Property for use in its business operations.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1. The Azuki Intellectual Property means the combination of any and all software, copyrights, processes, patents, trade secrets, know-how and other technical intellectual property rights used or of value in the current or future operation of Azuki's business operations.
2. Azuki hereby sells, assigns and transfers to EAB, its success and assigns, any and all right, title and interest in and to the Azuki Intellectual Property, and any and all causes of action for past, present, and future infringement of such rights.
3. This transfer is effective as of the date first written above.
4. The purchase price for the Azuki Intellectual Property is US\$ XXXXXXXXXX EAB shall pay the purchase price to Azuki through the normal Ericsson intercompany payment procedures, as promptly as is reasonably possible.
5. Azuki shall take such other actions as are requested by EAB to evidence the transactions described in this Agreement and Assignment. Azuki shall provide, at EAB's direction, such electronic or other files, data bases, code or other information in such form and at such times as EAB shall reasonably request.



Ericsson Internal
AGREEMENT

2 (2)

| | | | |
|--|---------|---------------|-----|
| Prepared (also subject responsible if other) | | No. | |
| | | 09802 - 47828 | |
| Approved | Checked | Date | Rev |
| | | | A |
| | | Reference | |

6. EAB shall defend and indemnify Azuki in any claim, suite or proceeding brought against Azuki alleging that the use of the Azuki Intellectual Property infringes any intellectual property right of a third party. Azuki shall promptly notify EAB of any such claim, suit or proceeding, allow EAB to control the defense thereof, and cooperate with EAB in the defense of the claim, suit or proceeding.

IN WITNESS WHEREOF, the Parties hereto cause this Agreement and Assignment to be executed on or before the date first written above.

AZUKI SYSTEMS, INC.

By: _____

Name: _____

By: _____

Name: _____

ERICSSON AB

By:  _____

Name: Roland Hagman

By:  _____

Name: Lars Molander

| | | | | |
|--|---------|------|----------|-----------|
| Prepared (also subject responsible if other) | | No. | | |
| Approved | Checked | Date | Rev A | Reference |

Azuki Technology Transfer Agreement and Assignment

This Azuki Technology Transfer Agreement and Assignment is by and between Azuki Systems Inc., a corporation organized under the laws of Delaware (below referred to as "Azuki"), and Ericsson AB, a corporation organized under the laws of Sweden (below referred to as "EAB"), and is dated June 25, 2014.

RECITALS:

Azuki is the owner of certain rights, title and interest in technical intellectual property (below referred to as the "Azuki Intellectual Property") used in its business operations.

EAB desires to acquire all of Azuki's rights, title and interest in the Azuki Intellectual Property for use in its business operations.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1. The Azuki Intellectual Property means the combination of any and all software, copyrights, processes, patents, trade secrets, know-how and other technical intellectual property rights used or of value in the current or future operation of Azuki's business operations.
2. Azuki hereby sells, assigns and transfers to EAB, its success and assigns, any and all right, title and interest in and to the Azuki Intellectual Property, and any and all causes of action for past, present, and future infringement of such rights.
3. This transfer is effective as of the date first written above.
4. The purchase price for the Azuki Intellectual Property is US\$ XXXXXXXXXX EAB shall pay the purchase price to Azuki through the normal Ericsson intercompany payment procedures, as promptly as is reasonably possible.
5. Azuki shall take such other actions as are requested by EAB to evidence the transactions described in this Agreement and Assignment. Azuki shall provide, at EAB's direction, such electronic or other files, data bases, code or other information in such form and at such times as EAB shall reasonably request,



| | | | | |
|--|---------|------|----------|-----------|
| Prepared (also subject responsible if other) | | No. | | |
| Approved | Checked | Date | Rev A | Reference |

6. EAB shall defend and indemnify Azuki in any claim, suite or proceeding brought against Azuki alleging that the use of the Azuki Intellectual Property infringes any intellectual property right of a third party. Azuki shall promptly notify EAB of any such claim, suit or proceeding, allow EAB to control the defense thereof, and cooperate with EAB in the defense of the claim, suit or proceeding.

IN WITNESS WHEREOF, the Parties hereto cause this Agreement and Assignment to be executed on or before the date first written above.

AZUKI SYSTEMS, INC.

By: 

Name: KEVIN DURKIN

ERICSSON AB

By: _____

Name: _____

By: _____

Name: _____

By: _____

Name: _____