504179058 01/16/2017

EPAS ID: PAT4226691

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ANNA PETROVSKAYA	01/13/2017
PETER VARVAK	01/13/2017

RECEIVING PARTY DATA

Name:	EONITE PERCEPTION INC.	
Street Address:	969 COMMERCIAL STREET	
City:	PALO ALTO	
State/Country:	CALIFORNIA	
Postal Code:	94303	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15406652

CORRESPONDENCE DATA

Fax Number:

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.

Email: james@jstechlaw.com
Correspondent Name: YOUSSRI HELMY

Address Line 1:969 COMMERCIAL STREETAddress Line 4:PALO ALTO, CALIFORNIA 94303

ATTORNEY DOCKET NUMBER:	10002-8005US01
NAME OF SUBMITTER:	JAMES SKELLEY
SIGNATURE:	/James Skelley, #59458/
DATE SIGNED:	01/16/2017

Total Attachments: 4

source=Assignment_10002_8005US01_Anna#page1.tif source=Assignment_10002_8005US01_Anna#page2.tif source=Assignment_10002_8005US01_Peter#page1.tif source=Assignment_10002_8005US01_Peter#page2.tif

PATENT 504179058 REEL: 040965 FRAME: 0750

ASSIGNMENT AGREEMENT

THIS AGREEMENT is made by and between Anna Petrovskaya ("Assignor") and Eonite Perception

Inc., a company having its principal place of business at 969 Commercial Street, Palo Alto, California

94303 ("Assignee") (collectively, the "Parties").

WHEREAS, Assignor has invented one or more inventions ("Invention(s)") described in United States

Application No. 15/406,652, filed on 13-JAN-2017, and titled **OPTIMIZING HEAD MOUNTED**

DISPLAYS FOR AUGMENTED REALITY ("Application"). Assignor hereby authorizes and

requests that Assignee cause the filing date and application number of the Application be inserted into the

spaces provided above when known, if not already known.

WHEREAS, Assignor wishes to give, and Assignee desires to acquire, the entire right, title and interest

in and to the Invention(s) and the Application, and in and to any patents (collectively, "Patents") that

may be granted for the Invention(s) in the United States or in any foreign countries.

NOW THEREFORE, for valuable consideration, the receipt and sufficiency of which Assignor hereby

acknowledges, the Parties agree as follows:

1. Assignment. Assignor hereby sells, assigns, and transfers to Assignee and Assignee's successors,

legal representatives and assigns, all right, title and interest, in and to: the Invention(s), the

Application, and any Patents; any divisionals, continuations, and continuations-in-part of the

Application, and any other application claiming priority rights from the Application; the right to

any past, present, or future damages for infringement of such Patents (including, e.g., provisional

rights under 35 U.S.C. 154(d)); the right to file foreign and Patent Cooperation Treaty (PCT)

applications directly in the name of Assignee; any reissues, reexaminations, or extension of any

and all Patents; and the right to claim priority rights deriving from the Application (collectively,

the "Rights"). Accordingly, the right, title and interest is to be held and enjoyed by Assignee and

Assignee's successors, legal representatives and assigns, at least as fully and exclusively as it

would have been held and enjoyed by Assignor had this assignment not been made. Assignor

requests that the Commissioner of Patents issue any Patent of the Unites States that may be issued

on the Invention(s) to Assignee.

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2. Assignor's Representations and Warranties. Assignor hereby represents and warrants that

Assignor owns the Rights and that the Rights are unencumbered. Assignor agrees not to sign any

writing or to do any act conflicting with this agreement.

3. Further Actions. Assignor agrees, without further compensation or other consideration, to

cooperate with Assignee and to execute and deliver all papers, instruments, and assignments, and

perform any additional acts, as may be necessary to: vest all right, title and interest in and to the

Rights in Assignee; perfect Assignee's enjoyment of the Rights; facilitate Assignee's

enforcement and defense of the Rights (including, e.g., any litigation, interference proceedings, or

inter partes review); or perfect or defend title to the Rights.

4. Severability. If any part or parts of this agreement shall be held unenforceable for any reason,

the remainder of this agreement shall continue in full force and effect. If any provision of this

agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if

limiting such provision would make the provision valid, then such provision shall be deemed to

be construed as so limited.

This assignment may be executed in counterparts.

Date: Jan 13th, 2017

Signature:

Assignor: Anna Petrovskaya

PAGE 2 OF 2

ASSIGNMENT AGREEMENT

THIS AGREEMENT is made by and between Peter Varvak ("Assignor") and Eonite Perception Inc.,

a company having its principal place of business at 969 Commercial Street, Palo Alto, California

94303 ("Assignee") (collectively, the "Parties").

WHEREAS, Assignor has invented one or more inventions ("Invention(s)") described in United States

Application No. 15/406,652, filed on 13-JAN-2017, and titled **OPTIMIZING HEAD MOUNTED**

DISPLAYS FOR AUGMENTED REALITY ("Application"). Assignor hereby authorizes and

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WHEREAS, Assignor wishes to give, and Assignee desires to acquire, the entire right, title and interest

in and to the Invention(s) and the Application, and in and to any patents (collectively, "Patents") that

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Assignee's successors, legal representatives and assigns, at least as fully and exclusively as it

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requests that the Commissioner of Patents issue any Patent of the Unites States that may be issued

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PAGE 1 OF 2

PATENT REEL: 040965 FRAME: 0753

2. Assignor's Representations and Warranties. Assignor hereby represents and warrants that

Assignor owns the Rights and that the Rights are unencumbered. Assignor agrees not to sign any

writing or to do any act conflicting with this agreement.

3. Further Actions. Assignor agrees, without further compensation or other consideration, to

cooperate with Assignee and to execute and deliver all papers, instruments, and assignments, and

perform any additional acts, as may be necessary to: vest all right, title and interest in and to the

Rights in Assignee; perfect Assignee's enjoyment of the Rights; facilitate Assignee's

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limiting such provision would make the provision valid, then such provision shall be deemed to

be construed as so limited.

This assignment may be executed in counterparts.

Date: _____ Jan 13th, 2017 Signature: _____ Assignor: Peter Varvak

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