#### 504244070 02/24/2017

# PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT4290748

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
MATTHEW LEE	02/09/2017
SCOTT CARTER	02/09/2017
HEATHER ASHLEY FAUCETT	02/14/2017

### **RECEIVING PARTY DATA**

Name: FUJI XEROX CO., LTD.	
Street Address:	9-7-3, AKASAKA, MINATO-KU
City:	TOKYO
State/Country:	JAPAN

### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	15441053

#### CORRESPONDENCE DATA

Fax Number: (650)843-4001

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: DOUGLAS J. CRISMAN

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Address Line 2: 1400 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	046601-5257-US
NAME OF SUBMITTER:	LINDA QUINTANA
SIGNATURE:	/Linda Quintana/
DATE SIGNED:	02/24/2017

#### **Total Attachments: 6**

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## ASSIGNMENT

WHEREAS, WE, MATTHEW LEE, residing in Mountain View, CA; SCOTT CARTER, residing in Menlo Park, CA; and HEATHER ASHLEY FAUCETT, residing in Irvine, CA, ASSIGNORS, are the inventors of the invention in METHODS AND SYSTEMS FOR PROVIDING TELECONFERENCE PARTICIPANT QUALITY FEEDBACK, described in an application for a Patent of the United States
□ which is executed on □ even date herewith
which is identified by Morgan, Lewis & Bockius LLP docket no. 046601-5257-118
which was filed on, Application No.
which was filed on, Application No which claims priority on U.S. Provisional Patent Application No(s)
We hereby authorize and request our attorney, Douglas J. Crisman, of Morgan, Lewis & Bockius LLP, to insert here in parenthesis (Application number 15/441,053 , filed February 23, 2017 ) the filing date and application number of said application when known.
and WHEREAS, FUJI XEROX CO., LTD., ASSIGNEE, having a place of business at 9-7-3, Akasaka, Minato-ku, Tokyo, Japan, is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application:
NOW, THEREFORE, let it be known that for and in consideration of the sum of One Dollar (\$1.00) to me paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and any substitute applications therefore, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; the said United States provisional patent application(s), if any, on which the said United States application claims priority; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or the priority rights derived from said United States application and said United States provisional patent application(s), if any, under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;
AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.
AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.
AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.
IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respective signatures.
Date February 9 2017 MATTHEW LEE L.S.
Date L.S.
SCOTT CARTER

DB2/210607694

Date		Ĺ.Ś.
	 HEATHER ASHLEY FAUCETT	

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## ASSIGNMENT

Parinyo QU	WHEREAS, WE, MATTHEW LEE, k, CA; and HEATHER ASHLEY FAUGHTION IN METHODS AND SYSTEM ALITY FEEDBACK, described in an ar	residing in Mountain View, CA; SCOTT CARTER, CETT, residing in Irvine, CA, ASSIGNORS, are the IS FOR PROVIDING TELECONFERENCE oplication for a Patent of the United States	residing in Menlo e inventors of the PARTICIPANT
	which is executed on	with	
	which is identified by Morgan, Lewis & Bo		
	which was filed on, Appl	ication No.	
	which claims priority on U.S. Provisional P		
×	We hereby authorize and request our attorn in parenthesis (Application number $15/44$ application number of said application when	ey, Douglas J. Crisman, of Morgan, Lewis & Bockius I 11,053, filed <u>F</u> ebruary 23, 2017) t n known.	LP, to insert here he filing date and
and Tok app	WHEREAS, FUJI XEROX CO., LTD., yo, Japan, is desirous of obtaining our entitication:	ASSIGNEE, having a place of business at 9-7-3, A ire right, title and interest in, to and under the said inv	kasaka, Minato-ku, ention and the said
ove and and reis Stat app cou the any app cert	SIGNORS, have sold, assigned, transferred r, unto the said ASSIGNEE, its successors, under the said invention, and the said United any substitute applications therefore, and sues and extensions thereof; the said United establication claims priority; and all applications for patents, utility models, and dentries foreign to the United States, together priority rights derived from said United States, under the Patent Laws of the United States other international agreement or the domesticable; and all forms of industrial property.	that for and in consideration of the sum of One Dollar ereceipt and sufficiency of which are hereby acknowled and set over, and by these presents do hereby sell, assist legal representatives and assigns, our entire right, titled States application and all divisions, renewals and coall Patents of the United States which may be grant distance provisional patent application(s), if any, on who cations for industrial property protection, including, with esigns which may hereafter be filed for said invention with the right to file such applications and the right to accept application and said United States provisional paters, the International Convention for the Protection of Indications of the country in which any such application protection, including, without limitation, patents, utility for said invention in any country or countries foreign to	edged, we, the said gn, transfer and set e and interest in, to ntinuations thereof, ted thereon and all ich the said United thout limitation, all in any country or claim for the same nt application(s), if lustrial Property, or is filed, as may be
	as of industrial property protection on ar	test the Commissioner of Patents and Trademarks of the to the United States, whose duty it is to issue patents of oplications as aforesaid, to issue the same to the same accordance with the terms of this instrument.	
AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.			
AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.			
IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respective signatures.			
Date			
		MATTHEW LEE	L.S.
Date	2017-02-09		L.S.
	. <del>-</del>	SCOTT CARTER	

DB2/21060769.4

Date		L.S.
	HEATHER ASHLEY FAUCETT	•

DB2/21060769.4

## **ASSIGNMENT**

WHEREAS, WE, MATTHEW LEE, residing in Mountain View, CA; SCO Park, CA; and HEATHER ASHLEY FAUCETT, residing in Irvine, CA, ASSIC invention in METHODS AND SYSTEMS FOR PROVIDING TELECO QUALITY FEEDBACK, described in an application for a Patent of the United States	GNORS, are the inventors of the NFERENCE PARTICIPANT
☐ which is executed on ☐ even date herewith	
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□ which was filed on, Application No	
which claims priority on U.S. Provisional Patent Application No(s).	
We hereby authorize and request our attorney, Douglas J. Crisman, of Morgan, Lew in parenthesis (Application number 15/441,053 , filed February 23, application number of said application when known.	vis & Bockius LLP, to insert here 2017 the filing date and
and WHEREAS, FUJI XEROX CO., LTD., ASSIGNEE, having a place of busing Tokyo, Japan, is desirous of obtaining our entire right, title and interest in, to and unapplication:	ess at 9-7-3, Akasaka, Minato-ku, der the said invention and the said
NOW, THEREFORE, let it be known that for and in consideration of the sum and other good and valuable consideration, the receipt and sufficiency of which are I ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do I over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our and under the said invention, and the said United States application and all divisions, r and any substitute applications therefore, and all Patents of the United States which reissues and extensions thereof; the said United States provisional patent applications States application claims priority; and all applications for industrial property protection applications for patents, utility models, and designs which may hereafter be filed for countries foreign to the United States, together with the right to file such applications the priority rights derived from said United States application and said United States any, under the Patent Laws of the United States, the International Convention for the I any other international agreement or the domestic laws of the country in which any s applicable; and all forms of industrial property protection, including, without limitation certificates and designs which may be granted for said invention in any country or contant all extensions, renewals and reissues thereof;	nereby acknowledged, we, the said hereby sell, assign, transfer and set entire right, title and interest in, to renewals and continuations thereof, h may be granted thereon and all ), if any, on which the said United n, including, without limitation, all r said invention in any country or and the right to claim for the same provisional patent application(s), if Protection of Industrial Property, or uch application is filed, as may be n, patents, utility models, inventors'
AND WE HEREBY authorize and request the Commissioner of Patents and Tr any Official of any country or countries foreign to the United States, whose duty it is to forms of industrial property protection on applications as aforesaid, to issue the successors, legal representatives and assigns, in accordance with the terms of this instru	o issue patents or other evidence or same to the said ASSIGNEE, its
AND WE HEREBY covenant and agree that we have full right to convey the that we have not executed, and will not execute, any agreement in conflict herewith.	entire interest herein assigned, and
AND WE HEREBY further covenant and agree that we will communicate to the legal representatives and assigns, any facts known to us respecting said invention, and the all lawful papers, execute all divisional, continuing, reissue and foreign applications, made everything possible to aid the said ASSIGNEE, its successors, legal representatives proper protection for said invention in all countries.	estify in any legal proceeding sign
IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day a signatures.	nd year set opposite our respective
Date	Ĺ.S.
MATTHEW LEE	
Date SCOTT CARTER	L.S.

DB2/21060769.4

MORGAN, LEWIS & BOCKIUS LLP DOCKET NO. 046601-5257-US

HEATHER ASHLEY FAUCETT

DB2/21060769.4

PATENT REEL: 041371 FRAME: 0188

**RECORDED: 02/24/2017**