504341231 04/27/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4387919

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JODY AKANA	03/14/2017
MOLLY ANDERSON	03/08/2017
BARTLEY K. ANDRE	03/08/2017
SHOTA AOYAGI	03/21/2017
ANTHONY MICHAEL ASHCROFT	03/08/2017
MARINE C. BATAILLE	03/08/2017
JEREMY BATAILLOU	03/08/2017
DANIELE DE IULIIS	03/09/2017
MARKUS DIEBEL	03/08/2017
M. EVANS HANKEY	04/12/2017
JULIAN HOENIG	03/14/2017
RICHARD P. HOWARTH	04/10/2017
JONATHAN P. IVE	04/06/2017
JULIAN JAEDE	03/09/2017
DUNCAN ROBERT KERR	03/08/2017
PETER RUSSELL-CLARKE	04/05/2017
BENJAMIN ANDREW SHAFFER	03/08/2017
MIKAEL SILVANTO	03/10/2017
CHRISTOPHER J. STRINGER	03/13/2017
SUNG-HO TAN	03/08/2017
CLEMENT TISSANDIER	03/08/2017
EUGENE ANTONY WHANG	03/08/2017
RICO ZÖRKENDÖRFER	03/08/2017

RECEIVING PARTY DATA

Name:	APPLE INC.
Street Address:	1 INFINITE LOOP
City:	CUPERTINO
State/Country:	CALIFORNIA
Postal Code:	95014

PATENT REEL: 042352 FRAME: 0713

504341231

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29571404

CORRESPONDENCE DATA

Fax Number: (202)371-2540

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: 2023712600

Email: abenavides@skgf.com, amottley@skgf.com

Correspondent Name: STERNE, KESSLER, GOLDSTEIN & FOX PLLC

Address Line 1: 1100 NEW YORK AVE NW Address Line 4: WASHINGTON, D.C. 20005

ATTORNEY DOCKET NUMBER:	2607.9710000
NAME OF SUBMITTER:	CHARLES D. HAMMOND
SIGNATURE:	/Charles D. Hammond #73,287/
DATE SIGNED:	04/27/2017

Total Attachments: 46

source=26079710000#page1.tif

source=26079710000#page2.tif

source=26079710000#page3.tif

source=26079710000#page4.tif

source=26079710000#page5.tif

source=26079710000#page6.tif

source=26079710000#page7.tif

source=26079710000#page8.tif

source=26079710000#page9.tif

source=26079710000#page10.tif

source=26079710000#page11.tif

source=26079710000#page12.tif

source=26079710000#page13.tif

source=26079710000#page14.tif

source=26079710000#page15.tif

source=26079710000#page16.tif

source=26079710000#page17.tif

source=26079710000#page18.tif

source=26079710000#page19.tif

source=26079710000#page20.tif

source=26079710000#page21.tif

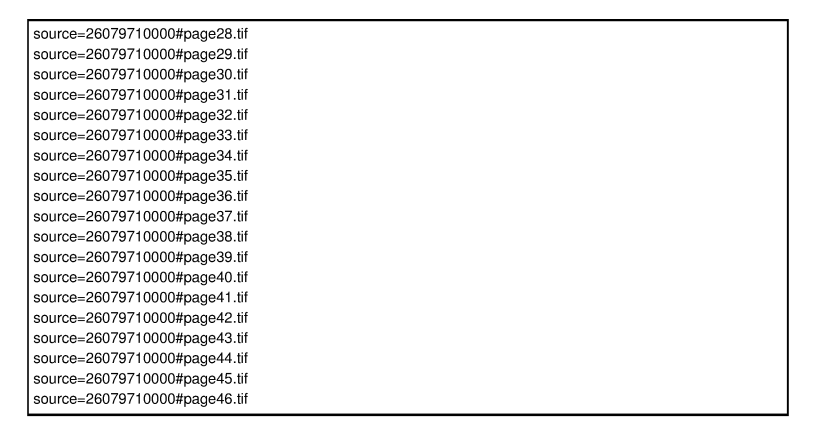
source=26079710000#page22.tif

source=26079710000#page23.tif source=26079710000#page24.tif

source=26079710000#page25.tif

source=26079710000#page26.tif

source=26079710000#page27.tif



ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.	3/4/7	foll & gm	Jody AKANA
2.			Molly ANDERSON
3.		<u>></u>	Bartley K. ANDRE
4.		<u> </u>	Shota AOYAGI
5.		<u>y</u>	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.		3- <u></u>	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u>\</u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		\	Julian HOENIG
12.		1	Richard P. HOWARTH
13.		·	Jonathan P. 1VE
14.		<u> </u>	Julian JAEDE
15.		V	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.)	Mikael SILVANTO
19.		}	Christopher J. STRINGER
20.		3	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22,		<u> </u>	Eugene Antony WHANG
23.		<u> </u>	Rico ZÖRKENDÖRFER

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		,3	Jody AKANA
2.	3/4/17	Melen.	Molly ANDERSON
3.			Bartley K. ANDŘÉ
4.	1 1	1	Shota AOYAGI
5.			Anthony Michael ASHCROF1

Sterne	Kes	sler
Goldst	ein	Fox

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		X	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		\	Julian HOENIG
12.		3	Richard P. HOWARTH
13.		·	Jonathan P. IVE
14.			Julian JAEDE
15.		X	Duncan Robert KERR
16.	_/_/_	<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		3	Mikacl SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		S	Joe TAN
21.	11	<u> </u>	Clement TISSANDIER
22.		1	Eugene Antony WHANG
22	, ,		Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		3	Jody AKANA
2.			Molly ANDERSON
3.	3247		Bartley K. ANDRE
4.		\	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROF

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		·	M. Evans HANKEY
11.			Julian HOENIG
12.		3	Richard P. HOWARTH
13.		·	Jonathan P. IVE
14.		<u>.</u>	Julian JAEDE
15.		<u>X</u>	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		3	Mikael SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.			Eugene Antony WHANG
23.	1 1	V	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.			Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.	3,21,17	青部和	Shota AOYAGI
5.		<u>\</u>	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.		3	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		X	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		V	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14.		<u>``</u>	Julian JAEDE
15.		X	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		<u>:</u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		<u>:</u>	Eugene Antony WHANG
23.			Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignce, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		3	Jody AKANA
2.		3	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.		<u>\</u>	Shota AOYAGI
5.	03,08,17	· ds	Anthony Michael ASHCROFT

Sterne Kessler	
Goldstein Fox	

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u>Y</u>	Danicle DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		1	M. Evans HANKEY
11.		<u> </u>	Julian HOENIG
12.			Richard P. HOWARTH
13.		÷	Jonathan P. 1VE
14.		<u>.</u>	Julian JAEDE
15.		3	Duncan Robert KERR
16.		3	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u>\</u>	Mikael SILVANTO
19.		·	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		3	Eugene Antony WHANG
22	1 1		Rico ZÖRKENDÖRFER

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.	1.1.	3	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.		<u>\</u>	Shota AOYAGI
5.	1 1	\	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.	03.08/2017	Rose	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		Σ	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		<u> </u>	Julian HOENIG
12.			Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14.			Julian JAEDE
15.		X	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u>:</u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		<u>}</u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		3	Clement TISSANDIER
22.		3	Eugene Antony WHANG
23.	1 1	<u></u>	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u>\</u>	Bartley K. ANDRE
4.		<u> </u>	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT

Sterne Kes	ssler
Goldstein	Fox

	Date:	Signature of Inventor:	Name:
6.			Marine C. BATAILLE
7.	03.08, 17	BAL	Jeremy BATAILLOU
8.		3	Danicle DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.			Jonathan P. IVE
14.		3	Julian JAEDE
15.		X	Duncan Robert KERR
16.		3	Peter RUSSELL-CLARKE
17.		<u></u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		1	Clement TISSANDIER
22.		<u>} </u>	Eugene Antony WHANG
23.	1 1	· ·	Rico ZÖRKENDÖRFER

Page 2 of 2



ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u>\</u>	Jody AKANA
2.		3	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.			Shota AOYAGI
5.	1 1	\	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.			Marine C. BATAILLE
7.		· 10 / 10	Jeremy BATAILLOU
8.	3,9,17	Rail AD >	Daniele DE IULIIS
9.		<u>}</u>	Markus DIEBEL
10.		1	M. Evans HANKEY
11.		\	Julian HOENIG
12.		3	Richard P. HOWARTH
13.		÷	Jonathan P. IVE
14.		3	Julian JAEDE
15.		<u> </u>	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		1	Eugene Antony WHANG
23.			Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		ν'	Bartley K. ANDRE
4.		<u>\</u>	Shota AOYAGI
5.		<u>y</u>	Anthony Michael ASHCROF

Goldstein Fox		Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)
Date:	Signature of Inventor:	Name:
	<u> </u>	Marine C. BATAILLE
	1	Jeremy BATAILLOU
	<u> </u>	Daniele DE IULIIS
03/08/7	M. Tell	Markus DIEBEL
	\ <u></u>	M. Evans HANKEY
	\	Julian HOENIG
	1	Richard P. HOWARTH
	<u> </u>	Jonathan P. IVE
	<u> </u>	Julian JAEDE
	<u> </u>	Duncan Robert KERR
, ,		Peter RUSSELL-CLARKE

Storna Kacclar

6.

7.

8.

9.

10.

11.

12.

13.

14.

15.

16.

17.

18.

19.

20.

21.

22.

23.

Page 2 of 2

Benjamin Andrew SHAFFER

Christopher J. STRINGER

Clement TISSANDIER

Eugene Antony WHANG

Rico ZÖRKENDÖRFER

Mikael SILVANTO

Joe TAN

Sterne, Kessler, Goldstein & Fox P.L.L.C.

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
I .		3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		3	Bartley K. ANDRE
4.		1	Shota AOYAGI
5	1 1		Anthony Michael ASHCROF

	Date;	Signature of Inventor:	Name:
6.			Marine C. BATAILLE
7.	1.1.		Jeremy BATAILLOU
8,			Daniele DE IULIIS
9.	1 1	·	Markus DIEBEL
10.	4/17/13		M. Evans HANKEY
П.		,	Julian HOENIG
12.	1 1		Richard P. HOWARTH
13.			Jonathan P. IVE
14.	1 1	The second secon	Julian JAEDE
15.			Duncan Robert KERR
16.			Peter RUSSELL-CLARKE
17.			Benjamin Andrew SHAFFEF
18.			Mikael SILVANTO
19.		And the state of t	Christopher J. STRINGER
20.			Joe TAN
21.			Clement TISSANDIER
22.			Eugene Antony WHANG
23.	1 1		Rico ZÖRKENDÖRFER

Page 2 of 2

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		·	Molly ANDERSON
3.	1 1	<u>\(\frac{1}{2} \) \tag{2}</u>	Bartley K. ANDRE
4.		\	Shota AOYAGI
5	1 1	\	Anthony Michael ASHCROFT

Sterne Kes	S	61
Goldstein	F	OX

	Date:	Signature of Inventor:	Name:
6.		1	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u>Y</u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.			M. Evans HANKEY
11.	03/4/17		Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		? <u></u>	Jonathan P. IVE
14.		<u> </u>	Julian JAEDE
15.		<u> </u>	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		ž	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		3	Eugene Antony WHANG
23.		\	Rico ZÖRKENDÖRFER

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
١.		3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.		\	Shota AOYAGI
5.		\	Anthony Michael ASHCROFT

Sterne	Kes	slei
Goldst	ein	Fox

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.			Jeremy BATAILLOU
8.		3	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.			M. Evans HANKEY
11.		\	Julian HOENIG
12.	A 10/17	H6NA6	Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14.		:	Julian JAEDE
15.		X	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikacl SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		>	Clement TISSANDIER
22.		3	Eugene Antony WHANG
23.	1 1	· ·	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u>v</u>	Molly ANDERSON
3.		<u> 3</u>	Bartley K. ANDRE
4.			Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROF1

Sterne		
Golds	lein	Fo)

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u>\</u>	Jeremy BATAILLOU
8.		<u>X</u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		·	M. Evans HANKEY
11.		\	Julian HOENIG
12.		:\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Richard P. HOWARTH
13.	4,617	<u> </u>	Jonathan P. IVE
14.		<u> </u>	Julian JAEDE
15.		<u> </u>	Duncan Robert KERR
16.	_1_1_	<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.	<u> </u>	<u> </u>	Mikael SILVANTO
19.		3 <u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joc TAN
21.		<u> </u>	Clement TISSANDIER
22.		<u> </u>	Eugene Antony WHANG
23.		\	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (e) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u>\</u>	Bartley K. ANDRE
4.		1	Shota AOYAGI
5.		\	Anthony Michael ASHCROFT

Sterne	Kes	sler
Goldst	ein	Fox

	Date:	Signature of Inventor:	Name:
6.		•	Marine C. BATAILLE
7,		<u> </u>	Jeremy BATAILLOU
8.		¥	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		1	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		·	Jonathan P. IVE
14.	3,9,17	/whin/M	Julian JAEDE
15.			Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFEF
18.		N	Mikael SILVANTO
19.			Christopher J. STRINGER
20.		X	Joe TAN
21.		3	Clement TISSANDIER
22.			Eugene Antony WHANG
23.	1_1_	\	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u></u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.		<u> </u>	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.		No. of the second secon	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u> </u>	Murkus DIEBEL
10.		^	M. Evans HANKEY
11.		\	Julian HOENIG
12.			Richard P. HOWARTH
13.		A	Jonathan P. IVE
14.		\ <u></u>	Julian JAEDE
15.	318/17	Wer	Duncan Robert KERR
16.	1 1		Peter RUSSELL-CLARKÉ
17.		S	Benjamin Andrew SHAFFER
18.		*	Mikael SILVANTO
19.	1 1	, T	Christopher J. STRINGER
20.		Same and the same	Joe TAN
21.			Clement TISSANDIER
22.		ù	Eugene Antony WHANG
23.			Rico ZÖRKENDÖRFER

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		}	Molly ANDERSON
3.		<u>\(\frac{1}{2} \)</u>	Bartley K. ANDRE
4.		1	Shota AOYAGI
5	1 1	\	Anthony Michael ASHCROFT

	Date:	Signature of Inventor:	Name:
6.			Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		<u> </u>	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		3	Jonathan P. IVE
14.		:	Julian JAEDE
15.	_1_1_		Duncan Robert KERR
16.	4 15 117	JAShull-CC	Peter RUSSELL-CLARKE
17.		And the second s	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikaci SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u>N</u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		3	Eugene Antony WHANG
23.		\	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names,

	Date:	Signature of Inventor:	Name:
1.		3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.	1_1_	1	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u>V</u>	Jeremy BATAILLOU
8.		3	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		÷	Jonathan P. IVE
14.			Julian JAEDE
15.		X	Duncan Robert KERR
16.		·	Peter RUSSELL-CLARKE
17.	3,8,17	<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		÷	Christopher J. STRINGER
20.		<u>\</u>	Joe TAN
21.		<u>\</u>	Clement TISSANDIER
22.			Eugene Antony WHANG
23.			Rico ZÖRKENDÖRFER

Page 2 of 2



ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.	1 1	3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		Σ	Bartley K. ANDRE
4.		<u> </u>	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u>\</u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		\	Julian HOENIG
12.		1	Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14.		<u> </u>	Julian JAEDE
15.		X	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.			Benjamin Andrew SHAFFER
18.	3/0/17	1110)-	Mikael SILVANTO
19.		5	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.		<u> </u>	Clement TISSANDIER
22.		<u> </u>	Eugene Antony WHANG
23	1 1	· ·	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignec), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignce, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
i.		3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		1	Bartley K. ANDRE
4.		<u> </u>	Shota AOYAGI
5.		\	Anthony Michael ASHCROFT

	Sterne Kessler Goldstein Fox		Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)
	Date:	Signature of Inventor:	Name:
6.		Samuel and the state of the sta	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.			Markus DIEBEL
10.		•	M. Evans HANKEY
11.		\	Julian HOENIG
12.		<u> </u>	Richard P. HOWARTH
13.		3	Jonathan P. IVE
14.		3	Julian JAEDE
15.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE

6.

7.

8.

9.

17.

18.

19.

20.

21.

22.

23.

Page 2 of 2

Benjamin Andrew SHAFFER

Christopher J. STRINGER

Clement TISSANDIER

Eugene Antony WHANG

Rico ZÖRKENDÖRFER

Mikael SILVANTO

Joe TAN

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is 1 Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignce), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world,

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		1	Bartley K. ANDRE
4.		<u>\</u>	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT



	Date:	Signature of Inventor:		Name:
6.		<u> 4</u>		Marine C. BATAILLE
7.		<u> </u>		Jeremy BATAILLOU
8.		<u> </u>		Daniele DE IULIIS
9.		Y .		Markus DIEBEL
10.		Ý		M. Evans HANKEY
11.		<u>√</u>		Julian HOENIG
12.		<u> </u>		Richard P. HOWARTH
13.		4		Jonathan P. IVE
14.		<u>√</u>		Julian JAEDE
15.		V		Duncan Robert KERR
16.		<u> </u>		Peter RUSSELL-CLARKE
17.		<u> </u>		Benjamin Andrew SHAFFER
18.	1 1	V		Mikacl SILVANTO
19.		¥		Christopher J. STRINGER
20.	3/8/17	× M	JOE	Sung-Ho TAN
21.		√.		Clement TISSANDIER
22.		<u>V</u>		Eugene Antony WHANG
23.		<u>√</u>		Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C. Appl. No. 29/571,404 Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignec), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		3	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.		\	Shota AOYAGI
5.		\	Anthony Michael ASIICROFT

Sterne Kes	sler
Goldstein 1	Fox

	Date:	Signature of Inventor:	Name:
6.		:	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Danicle DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		\	M. Evans HANKEY
11.		<u> </u>	Julian HOENIG
12.		<u>. </u>	Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14.	_1_1_	:	Julian JAEDE
15.		<u> </u>	Duncan Robert KERR
16.		<u> </u>	Peter RUSSELL-CLARKE
17.		<u>:</u>	Benjamin Andrew SHAFFER
18.		\	Mikael SILVANTO
19.		3	Christopher J. STRINGER
20.		<u>, </u>	Joe TAN
21.	03.08.17	<u>. (E.).</u>	Clement TISSANDIER
22.		3	Eugene Antony WHANG
23	1 1		Rico ZÖRKENDÖRFER

Page 2 of 2

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
ι.	1 1	<u> </u>	Jody AKANA
2.		3	Molly ANDERSON
3.		<u>S</u>	Bartley K. ANDRE
4.		<u>\</u>	Shota AOYAGI
5.		<u> </u>	Anthony Michael ASHCROFT

Sterne Kes	sler
Goldstein	Fox

	Date:	Signature of Inventor:	Name:
6.		<u> </u>	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u> </u>	Markus DIEBEL
10.		Y	M. Evans HANKEY
11.		<u> </u>	Julian HOENIG
12.		·	Richard P. HOWARTH
13.		<u> </u>	Jonathan P. IVE
14,		<u> </u>	Julian JAEDE
15.		<u>X</u>	Duncan Robert KERR
16.		<u>\</u>	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		<u> </u>	Mikael SILVANTO
19.		<u> </u>	Christopher J. STRINGER
20.		<u> </u>	Joe TAN
21.			Clement TISSANDIER
22.	03,08,17		Eugene Antony WHANG
23.	1.1	\	Rico ZÖRKENDÖRFER

Page 2 of 2

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the undersigned inventors: Jody AKANA, Molly ANDERSON, Bartley K. ANDRE, Shota AOYAGI, Anthony Michael ASHCROFT, Marine C. BATAILLE, Jeremy BATAILLOU, Daniele DE IULIIS, Markus DIEBEL, M. Evans HANKEY, Julian HOENIG, Richard P. HOWARTH, Jonathan P. IVE, Julian JAEDE, Duncan Robert KERR, Peter RUSSELL-CLARKE, Benjamin Andrew SHAFFER, Mikael SILVANTO, Christopher J. STRINGER, Joe TAN, Clement TISSANDIER, Eugene Antony WHANG and Rico ZÖRKENDÖRFER, the undersigned hereby sell and assign to Apple Inc., a corporation formed under the laws of the State of California, whose mailing address is I Infinite Loop, Cupertino, CA 95014 (hereafter referred to as the Assignee), his/her entire right, title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, for the United States of America (as defined in 35 U.S.C. § 100) and throughout the world.

- (a) in the invention(s) known as DISPLAY STAND AND DISPLAY STAND COMPONENT WITH WEARABLE DEVICE for which an application(s) for patent in the United States of America has been executed by the undersigned and has a filing date or a 371(c) date of July 18, 2016 (also known as United States Application No. 29/571,404), in any and all applications thereon, in any and all Letters Patent(s) therefor, and
- (b) in any and all application(s) that claim the benefit of the patent application listed above in part (a), including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed above in part (a), to the full extent of the term or terms for which Letters Patents issue, and
- (c) in any and all invention(s) described in the patent application listed above in part (a), and in any and all forms of intellectual and industrial property protection derivable from such patent application, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patent application, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement 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;

all such rights, title and interest to be held and enjoyed by the above-named Assignee, its successors, legal representatives and assigns to the same extent as all such rights, title and interest would have been held and enjoyed by the Assignor had this assignment and sale not been made.

The undersigned inventors agree to execute all papers necessary in connection with the application(s) and any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue, reexamination or corresponding application(s) thereof and also to execute separate assignments in connection with such application(s) as the Assignee may deem necessary or expedient.

The undersigned inventors agree to execute all papers necessary in connection with any interference or patent enforcement action (judicial or otherwise) related to the application(s) or any non-provisional, continuing (continuation, divisional, or continuation-in-part), reissue or reexamination application(s) thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or patent enforcement action.

The undersigned inventors hereby represent that he/she has full right to convey the entire interest herein assigned, and that he/she has not executed, and will not execute, any agreement in conflict therewith.

The undersigned inventors hereby grant the patent practitioners associated with CUSTOMER NUMBER 63975 the power to insert in this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITNESS WHEREOF, executed by the undersigned inventors on the dates opposite the undersigned names.

	Date:	Signature of Inventor:	Name:
1.		<u> </u>	Jody AKANA
2.		<u> </u>	Molly ANDERSON
3.		<u> </u>	Bartley K. ANDRE
4.	_/_/_	<u>\</u>	Shota AOYAGI
5.		\	Anthony Michael ASHCROFT

Sterne, Kessler, Goldstein & Fox P.L.L.C.
Appl. No. 29/571,404
Atty. Docket No. 2607.9710000(P30702US1)

	Date:	Signature of inventor:	Name:
6.		·	Marine C. BATAILLE
7.		<u> </u>	Jeremy BATAILLOU
8.		<u> </u>	Daniele DE IULIIS
9.		<u>N </u>	Markus DIEBEL
10.		V	M. Evans HANKEY
11.		\	Julian HOENIG
12.		3	Richard P. HOWARTH
13.		Δ	Jonathan P. IVE
14.		<u> </u>	Julian JAEDE
15.		<u> </u>	Duncan Robert KERR
16.)	Peter RUSSELL-CLARKE
17.		<u> </u>	Benjamin Andrew SHAFFER
18.		3	Mikacl SILVANTO
19.		·	Christopher J. STRINGER
20.		<u>\</u>	Joe TAN
21.	<u> </u>	<u> </u>	Clement TISSANDIER
22.		:	Eugene Antony WHANG
23.	Bodl		Rico ZÖRKENDÖRFER
		, ,	

Page 2 of 2