504594992 10/16/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4641704

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	/ANCE: ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
GREGORY HAYRAPETIAN	04/07/2015
MARKUS HEIN	04/07/2015
MARTIN HUCH	04/09/2015
OLIVER LORENZ	04/07/2015
JOHANN MURAUER	04/09/2015
STEFAN PERNDL	04/08/2015
CHRISTIAN PRAHER-KÖPPL	04/09/2015
BERNHARD TRAUNMÜLLER	04/07/2015
GERALD WINTERSBERGER	04/07/2015
MICHAEL ZACH	04/08/2015

RECEIVING PARTY DATA

Name:	SOPHOS LIMITED	
Street Address:	THE PENTAGON, ABINGDON SCIENCE PARK	
City:	ABINGDON	
State/Country:	UNITED KINGDOM	
Postal Code:	OX14 3YP	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15782280

CORRESPONDENCE DATA

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Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

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ATTORNEY DOCKET NUMBER: SPHS-0078-P02

PATENT REEL: 044210 FRAME: 0290

504594992

NAME OF SUBMITTER:	ROBERT A. MAZZARESE	
SIGNATURE:	/Robert Mazzarese/	
DATE SIGNED:	10/16/2017	

Total Attachments: 40 source=SPHS-0078-P02 20171016 Executed DeclAssg Hayrapetian PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Hayrapetian PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Hayrapetian PTO#page3.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Hayrapetian PTO#page4.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg Hein PTO#page1.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg Hein PTO#page2.tif source=SPHS-0078-P02_20171016_Exeucted_DeclAssg_Hein_PTO#page3.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg Hein PTO#page4.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Huch PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Huch PTO#page2.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Huch_PTO#page3.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Huch PTO#page4.tif source=SPHS-0078-P02 20171016_Exeucted_DeclAssg_Lorenz_PTO#page1.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg_Lorenz_PTO#page2.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg Lorenz PTO#page3.tif source=SPHS-0078-P02 20171016 Exeucted DeclAssg Lorenz PTO#page4.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Murauer PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Murauer PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Murauer PTO#page3.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Murauer PTO#page4.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Perndl_PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssq Perndl PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Perndl PTO#page3.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Perndl PTO#page4.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Praher-Koppl_PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssq Praher-Koppl PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Praher-Koppl PTO#page3.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Praher-Koppl_PTO#page4.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Traunmuller_PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Traunmuller PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Traunmuller PTO#page3.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Traunmuller_PTO#page4.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Wintersberger_PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Wintersberger PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Wintersberger PTO#page3.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Wintersberger_PTO#page4.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Zach PTO#page1.tif source=SPHS-0078-P02 20171016 Executed DeclAssg Zach PTO#page2.tif source=SPHS-0078-P02 20171016 Executed DeclAssg_Zach_PTO#page3.tif source=SPHS-0078-P02_20171016_Executed_DeclAssg_Zach_PTO#page4.tif

Attorney Docket No.: 8PHS-0078-P01

Serial No.: Not yet available Filing Date: Not yet available Page 1 of 4 Combined Declaration and Assignment

United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

DECLARATION

As a below named and undersigned inventor, I hereby declare that:

- (a) This declaration is directed to the application attached hereto.
- (b) The above-identified application was made or authorized to be made by me,
- (c) I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the application, including the claims, and I acknowledge the duty to disclose all information which is material to the patentability of this application as defined in 37 C.F.R. § 1.56 (attached hereto).

ASSIGNMENT

WHEREAS, the undersigned inventor ("Inventor") has developed certain inventions ("Inventions") described in the above U.S. patent application, and has full right to convey his or her entire interest, both legal and equitable, in and to said Inventions free from all prior assignments, agreements, licenses, mortgages, security interests, or other encumbrances whatsoever; and

WHEREAS, Sophos Limited ("ASSIGNEE"), an entity organized and existing under the laws of the United Kingdom, and having a place of business at The Pentagon, Abingdon Science Park, Abingdon, Oxfordshire, OX14 3YP, United Kingdom, is desirous of acquiring the entire right, title, and interest in and to the Inventions and any and all patents to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the Inventor, the Inventor hereby sells, assigns and transfers unto the ASSIGNEE, its successors and assigns, his or her entire right, title and interest in and to the Inventions as described in the above application and all applications resulting therefrom, including any and all conversions, divisions, continuations, continuations-in-part, substitute applications, and reissues or extensions thereof; and all resulting patents in any jurisdiction worldwide; along with all rights of priority and rights to sue for past infringement;

AND the Inventor hereby authorizes and requests the issuing authority to issue any and all patents issuing from any of the forgoing to the ASSIGNEE or its successors and assigns;

AND the Inventor agrees that ASSIGNEE's counsel, Strategic Patents, P.C. having Patent Office Customer Number 43520, shall bereinafter act on behalf of the ASSIGNEE with respect to the Inventions;

AND the Inventor further agrees, without any further payment or compensation by the ASSIGNEE or its successors and assigns, to communicate to the ASSIGNEE, its representatives or agents or its successors and assigns, any facts relating to the Inventions including evidence for interference purposes or for other legal proceedings whenever requested; to testify in any interference or other legal proceedings, whenever requested; to execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and to generally do everything possible to aid the ASSIGNEE, its successors or assigns and nominees to secure, obtain and enforce proper patent protection for the Inventions in this or any foreign country.

The Inventor hereby authorizes the attorneys and agents associated with Patent Office Customer Number 43520 to insert hereon any further information necessary or desirable for recordation of this document.

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available Page 3 of 4 Combined Declaration and Assignment

I accept and agree to the terms of the ASSIGN	MENT above.
I hereby acknowledge that any willful false stapunishable under 18 U.S.C. 1001 by fine or imboth.	stement made in the DECLARATION above is opposition of not more than five (5) years, or
Full Legal Name of inventor: Gregory Hayrap Residence: Linz, Austria	etian
Signature: <u>Grassy Zwystel</u> Gregory Hayrapetian	Date: 7.4.2015

Attorney Docket No.; SPHS-0078-P01-Serial No.: Not yet available

Filing Date: Not yet available

Page 4 of 4 Combined Declaration and Assignment

§ 1.56 Duty to disclose information material to patentability,

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of cander and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability is deemed to be satisfied of all information known to be material to patentability is deemed to be satisfied of all information known to be material to patentability is deemed to be satisfied of all information known to be material to patentability is deemed to be satisfied of all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or altempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Of
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - It establishes, by itself or in combination with other information, a prima facte case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facte case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
 - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, the applicant, an assignee, or anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- (e) In any continuation-in-part application, the duty under this section includes the duty to disclose to the Office all information known to the person to be material to patentability, as defined in paragraph (b) of this section, which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

Attorney Docket No.: SPHS-0078-P01 Page 1 of 4
Serial No.: Not yet available Combined Declaration and Assignment

Serial No.: Not yet available Filing Date: Not yet available

United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

DECLARATION

As a below named and undersigned inventor, I hereby declare that:

- (a) This declaration is directed to the application attached hereto.
- (b) The above-identified application was made or authorized to be made by me.
- (c) I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the application, including the claims, and I acknowledge the duty to disclose all information which is material to the patentability of this application as defined in 37 C.F.R. § 1.56 (attached hereto).

Attorney Docket No.: SPHS-0078-P01 Page 2 of 4
Serial No.: Not yet available Combined Declaration and Assignment

Filing Date: Not yet available

ASSIGNMENT

WHEREAS, the undersigned inventor ("Inventor") has developed certain inventions ("Inventions") described in the above U.S. patent application, and has full right to convey his or her entire interest, both legal and equitable, in and to said Inventions free from all prior assignments, agreements, licenses, mortgages, security interests, or other encumbrances whatsoever; and

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AND the Inventor hereby authorizes and requests the issuing authority to issue any and all patents issuing from any of the forgoing to the ASSIGNEE or its successors and assigns;

AND the Inventor agrees that ASSIGNEE's counsel, Strategic Patents, P.C. having Patent Office Customer Number 43520, shall hereinafter act on behalf of the ASSIGNEE with respect to the Inventions;

AND the Inventor further agrees, without any further payment or compensation by the ASSIGNEE or its successors and assigns, to communicate to the ASSIGNEE, its representatives or agents or its successors and assigns, any facts relating to the Inventions including evidence for interference purposes or for other legal proceedings whenever requested; to testify in any interference or other legal proceedings, whenever requested; to execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and to generally do everything possible to aid the ASSIGNEE, its successors or assigns and nominees to secure, obtain and enforce proper patent protection for the Inventions in this or any foreign country.

Attorney Docket No.: SPHS-0078-P01

Serial No.: Not yet available Filing Date: Not yet available

Page 3 of 4 Combined Declaration and Assignment

I accept and agree to the terms of the ASSIGNMENT above.

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

Full Legal Name of inventor: Markus Hein

Residence: Linz, Austria

Signature:

Date: QF, 04, 2015

Attorney Docket No.: SPHS-0078-P01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment

Serial No.: Not yet available Filing Date: Not yet available

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Page 1 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

United States Patent Application Combined Declaration and Assignment

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

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As a below named and undersigned inventor, I hereby declare that:

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Page 2 of 4 Combined Declaration and Assignment

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Attorney Docket No.: SPHS-0078-P01

Serial No.: Not yet available Filing Date: Not yet available

Page 3 of 4 Combined Declaration and Assignment

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Full Legal Name of inventor: Martin Huch

Residence: Linz, Austria

Keek Date: 09.04.2015

Page 4 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

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Attorney Docket No.: SPHS-0078-P01 Page 1 of 4
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United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

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Full Legal Name of inventor: Oliver Lorenz

Residence: Linz, Austria

Signature:

Date: 04-07-2015

Attorney Docket No.: SPHS-0078-P01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment

Serial No.: Not yet available Filing Date: Not yet available

§ 1.56 Duty to disclose information material to patentability.

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
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 - (2) Each attorney or agent who prepares or prosecutes the application; and
 - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, the applicant, an assignee, or anyone to whom there is an obligation to assign the application.
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Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Fiting Date: Not yet available

United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

DECLARATION

As a below named and undersigned inventor, I hereby declare that:

- (a) This declaration is directed to the application attached hereto.
- (b) The above-identified application was made or authorized to be made by me.
- (c) I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the application, including the claims, and I acknowledge the duty to disclose all information which is material to the patentability of this application as defined in 37 C.F.R. § 1.56 (attached hereto).

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

ASSIGNMENT

WHEREAS, the undersigned inventor ("Inventor") has developed certain inventions ("Inventions") described in the above U.S. patent application, and has full right to convey his or her entire interest, both legal and equitable, in and to said Inventions free from all prior assignments, agreements, licenses, mortgages, security interests, or other encumbrances whatsoever; and

WHEREAS, Sophos Limited ("ASSIGNEE"), an entity organized and existing under the laws of the United Kingdom, and having a place of business at The Pentagon, Abingdon Science Park, Abingdon, Oxfordshire, OX14 3YP, United Kingdom, is desirous of acquiring the entire right, title, and interest in and to the Inventions and any and all patents to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the Inventor, the Inventor hereby sells, assigns and transfers unto the ASSIGNEE, its successors and assigns, his or her entire right, title and interest in and to the Inventions as described in the above application and all applications resulting therefrom, including any and all conversions, divisions, continuations, continuations-in-part, substitute applications, and reissues or extensions thereof; and all resulting patents in any jurisdiction worldwide; along with all rights of priority and rights to sue for past infringement;

AND the Inventor hereby authorizes and requests the issuing authority to issue any and all patents issuing from any of the forgoing to the ASSIGNEE or its successors and assigns;

AND the Inventor agrees that ASSIGNEE's counsel, Strategic Patents, P.C. having Patent Office Customer Number 43520, shall hereinafter act on behalf of the ASSIGNEE with respect to the Inventions;

AND the Inventor further agrees, without any further payment or compensation by the ASSIGNEE or its successors and assigns, to communicate to the ASSIGNEE, its representatives or agents or its successors and assigns, any facts relating to the Inventions including evidence for interference purposes or for other legal proceedings whenever requested; to testify in any interference or other legal proceedings, whenever requested; to execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and to generally do everything possible to aid the ASSIGNEE, its successors or assigns and nominees to secure, obtain and enforce proper patent protection for the Inventions in this or any foreign country.

Page 3 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

I accept and agree to the terms of the ASSIGNMENT above.

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

Full Legal Name of inventor: Johann Murauer Residence: Pregarten, Austria

Wav Herena Date: 2015/04/09

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

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Page 1 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

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Page 2 of 4
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Serial No.: Not yet available Filing Date: Not yet available

Attorney Docket No.: SPHS-0078-P01

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Attorney Docket No.: SPHS-0078-P01 Page 3 of 4
Serial No.: Not yet available Combined Declaration and Assignment

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Full Legal Name of inventor: Stefan Perndl

Residence: Linz, Austria

Signature:	Date: 08.04.2015
Stefan Perndl	

Attorney Docket No.: SPHS-0078-P01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment

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Attorney Docket No.: SPHS-0078-P01

Serial No.: Not yet available Filing Date: Not yet available Page 1 of 4 Combined Declaration and Assignment

United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

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Attorney Docket No.: SPHS-0078-P01

Serial No.: Not yet available Filing Date: Not yet available Page 3 of 4 Combined Declaration and Assignment

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Full Legal Name of inventor: Christian Praher-Köppl

Residence: Linz, Austria

Signature:

bristian Praher-Köppl

Data

PATENT

REEL: 044210 FRAME: 0318

Attorney Docket No.: SPHS-0078-P01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment

Serial No.: Not yet available Filing Date: Not yet available

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Page 1 of 4 Combined Declaration and Assignment

Attorney Docket No.; SPHS-0078-P01 Serial No.: Not yet available Filing Date; Not yet available

United States Patent Application COMBINED DECLARATION AND ASSIGNMENT

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Full Legal Name of inventor: Bernbard Traunmüller

Residence: Altenberg, Austria

Signature

Bembard Traunmüller

Date

Attorney Docket No.: SPHS-0078-P01 Page 4 of 4
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I have reviewed and understand the contents of the application, including the claims, and I acknowledge the duty to disclose all information which is material to the patentability of this application as defined in 37 C.F.R. § 1.56 (attached hereto).

ASSIGNMENT

WHEREAS, the undersigned inventor ("Inventor") has developed certain inventions ("Inventions") described in the above U.S. patent application, and has full right to convey his or her entire interest, both legal and equitable, in and to said Inventions free from all prior assignments, agreements, licenses, mortgages, security interests, or other encumbrances whatsoever; and

WHEREAS, Sophos Limited ("ASSIGNEE"), an entity organized and existing under the laws of the United Kingdom, and having a place of business at The Pentagon, Abingdon Science Park, Abingdon, Oxfordshire, OX14 3YP, United Kingdom, is desirous of acquiring the entire right, title, and interest in and to the Inventions and any and all patents to be obtained therefore:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the Inventor, the Inventor hereby sells, assigns and transfers unto the ASSIGNEE, its successors and assigns, his or her entire right, title and interest in and to the Inventions as described in the above application and all applications resulting therefrom, including any and all conversions, divisions, continuations, continuations-in-part, substitute applications, and reissues or extensions thereof; and all resulting patents in any jurisdiction worldwide; along with all rights of priority and rights to suc for past infringement;

AND the Inventor hereby authorizes and requests the issuing authority to issue any and all patents issuing from any of the forgoing to the ASSIGNEE or its successors and assigns:

AND the Inventor agrees that ASSIGNEE's counsel, Strategic Patents, P.C. having Patent Office Customer Number 43520, shall bereinafter act on behalf of the ASSIGNEE with respect to the Inventions;

AND the Inventor further agrees, without any further payment or compensation by the ASSIGNEE or its successors and assigns, to communicate to the ASSIGNEE, its representatives or agents or its successors and assigns, any facts relating to the Inventions including evidence for interference purposes or for other legal proceedings whenever requested; to testify in any interference or other legal proceedings, whenever requested; to execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and to generally do everything possible to aid the ASSIGNEE, its successors or assigns and nominees to secure, obtain and enforce proper patent protection for the Inventions in this or any foreign country.

Attorney Docket No.: SPH\$-0078-P01

Serial No.: Not yet available Filing Date: Not yet available

Page 3 of 4 Combined Declaration and Assignment

I accept and agree to the terms of the ASSIGNMENT above.

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

Full Legal Name of inventor: Gerald Wintersberger

Residence: Eferding, Austria

Gerald Michaeloges Date: 7,4,2015 Gerald Wintersberger

Attorney Docket No.: 8PHS-0078-F01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment

§ 1.56 Duty to disclose information material to patentability:

Filing Date: Not yet available

- A patent by its very nature is affected with a public interest. The public interest is best served, and the (a) most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through had faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - It establishes, by itself or in combination with other information, a prima facie case of impatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:

 (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
 - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, the applicant, an assignee, or anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- (e) In any continuation-in-part application, the duty under this section includes the duty to disclose to the Office all information known to the person to be material to patentability, as defined in paragraph (b) of this section, which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

Page 1 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Flling Date; Not yet available

United States Patent Application combined declaration and assignment

Title of Invention: EMULATING TRANSPARENT FILE PROCESSING

DECLARATION

As a below named and undersigned inventor, I hereby declare that:

- (a) This declaration is directed to the application attached hereto.
- (b) The above-identified application was made or authorized to be made by meg
- (c) I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the application, including the claims, and I acknowledge the duty to disclose all information which is material to the patentability of this application as defined in 37 C.F.R. § 1.56 (attached hereto).

Page 2 of 4
Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Scrial No.: Not yet available Filing Date: Not yet available

ASSIGNMENT

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AND the Inventor agrees that ASSIGNEE's counsel, Strategic Patents, P.C. having Patent Office Customer Number 43520, shall hereinafter act on behalf of the ASSIGNEE with respect to the Inventions;

AND the Inventor further agrees, without any further payment or compensation by the ASSIGNEE or its successors and assigns, to communicate to the ASSIGNEE, its representatives or agents or its successors and assigns, any facts relating to the Inventions including evidence for interference purposes or for other legal proceedings whenever requested; to testify in any interference or other legal proceedings, whenever requested; to execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and to generally do everything possible to aid the ASSIGNEE, its successors or assigns and nominees to secure, obtain and enforce proper patent protection for the Inventions in this or any foreign country.

Page 3 of 4 Combined Declaration and Assignment

Attorney Docket No.: SPHS-0078-P01 Serial No.: Not yet available Filing Date: Not yet available

I accept and agree to the terms of the ASSIGNMENT above.

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

Full Legal Name of inventor: Michael Zach Residence: Linz, Austria

Michael Zach

Signature:

Date: 08.04.2015

Attomey Docket No.: SPHS-0078-P01 Page 4 of 4
Serial No.: Not yet available Combined Declaration and Assignment
Filing Date: Not yet available

§ 1.56 Duty to disclose information material to patentability,

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the fitting and prosecution of a patent application has a duty of cardor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
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- (e) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;

RECORDED: 10/16/2017

- (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, the applicant, an assignee, or anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- (e) In any continuation-in-part application, the duty under this section includes the duty to disclose to the Office all information known to the person to be material to patentability, as defined in paragraph (b) of this section, which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.