504794808 02/27/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4841540

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
CLEARSLIDE , INC.	02/23/2018

RECEIVING PARTY DATA

Name:	ame: SILICON VALLEY BANK	
Street Address:	3003 TASMAN DRIVE	
City:	SANTA CLARA	
State/Country:	CALIFORNIA	
Postal Code:	95054	

PROPERTY NUMBERS Total: 12

Property Type	Number
Patent Number:	8892989
Patent Number:	9032391
Patent Number:	9294547
Patent Number:	9311618
Patent Number:	9342814
Patent Number:	9471694
Patent Number:	9733886
Application Number:	13841237
Application Number:	13844220
Application Number:	14448620
Application Number:	15265728
Application Number:	15632126

CORRESPONDENCE DATA

(800)494-7512 Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 800-494-5225

Email: ipteam@cogencyglobal.com

Correspondent Name: MELONY SOT

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Address Line 2: COGENCY GLOBAL INC.

> PATENT -REEL: 045045 FRAME: 0956

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Address Line 4: WAS	HINGTON, D.C. 20005				
ATTORNEY DOCKET NUMBER:	F175699 PT				
NAME OF SUBMITTER:	LAURA KENERSON				
SIGNATURE:	/Laura Kenerson/				
DATE SIGNED:	02/27/2018				
Total Attachments: 7					
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PATENT SECURITY AGREEMENT

This PATENT SECURITY AGREEMENT (this "Agreement"), dated as of February 23, 2018 is entered into by CLEARSLIDE, INC., a Delaware corporation (the "Grantor") and SILICON VALLEY BANK (the "Assignee"), as Administrative Agent pursuant to (i) that certain Guarantee and Collateral Agreement, dated as of December 21, 2016, as supplemented by that certain Assumption Agreement, dated as of the date hereof (as amended, amended and restated, supplemented, restructured or otherwise modified, renewed or replaced from time to time, the "Guarantee and Collateral Agreement"), among the Assignee, the Grantor, and certain of the Grantor's affiliates, and (ii) that certain Credit Agreement, dated as of December 21, 2016 (as amended, amended and restated, supplemented, restructured or otherwise modified, renewed or replaced from time to time, the "Credit Agreement"), between, among others, certain of the Grantor's affiliates, the Assignee, and certain Lenders party thereto.

Capitalized terms not otherwise defined herein have the respective meanings ascribed to them in the Guarantee and Collateral Agreement or the Credit Agreement, as applicable.

WHEREAS, pursuant to the Guarantee and Collateral Agreement, the Grantor has granted in favor of the Assignee a security interest in certain Collateral, including the federally registered Patents set forth on Schedule A hereto as of the date hereof.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor and the Assignee hereby agree as follows:

1. Grant of Security Interest

Subject to the terms and conditions of the Guarantee and Collateral Agreement, to evidence further the security interest granted by the Grantor to the Assignee pursuant to the Guarantee and Collateral Agreement, the Grantor hereby grants to the Assignee a security interest in all of the Grantor's right, title and interest in, to and under the Patents, whether now owned or existing or at any time hereafter acquired or arising and wherever located, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Grantor's Obligations. For the purposes of this Agreement, "Patents" means (i) all letters patent of the United States, any other country or any political subdivision thereof, all reissues and extensions thereof and all goodwill associated therewith, including, without limitation, any of the foregoing referred to on Schedule A hereto, (ii) all applications for letters patent of the United States or any other country or political subdivision thereof, continuations and continuations-in-part thereof, including, without limitation, any of the foregoing referred to on Schedule A hereto, (iii) all rights to obtain any reissues or extensions of the foregoing, and (iv) all claims for damages by reason of past, present and future infringements of the Patents and the right to sue for and collect such damages, as permitted under the applicable laws for any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and its successors, assigns and other legal representatives.

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- (b) Schedule A hereto contains: (i) a true and accurate list of all of the Grantor's United States registrations and applications for registration for the Patents existing as of the date hereof; and (ii) a true and accurate list of all of the Grantor's Canadian registrations and applications for registration for the Patents existing as of the date hereof.
- (c) The security interest granted hereby is granted concurrently and in conjunction with the security interest granted to the Assignee under the Guarantee and Collateral Agreement. In the event that any of the provisions of this Agreement are in conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall govern.

2. <u>Modifications</u>

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Credit Agreement. In connection with the foregoing, the Grantor authorizes the Assignee, upon notice to the Grantor, to modify this Agreement without obtaining the Grantor's signature to such modification, to the extent that such modification constitutes an amendment of Schedule A hereto, to add any right, title or interest in any Patents owned or subsequently acquired by the Grantor or to delete any reference to any right, title or interest in any Patents in which the Grantor no longer has or claims any right, title or interest. The Grantor additionally agrees to execute any additional agreement or amendment hereto as may be reasonably required by the Assignee from time to time, to subject any such owned or subsequently acquired right, title or interest in any Patent to the security interests and perfection created or contemplated hereby or by the Guarantee and Collateral Agreement.

3. Recordation

Grantor authorizes the Commissioner for Patents, the Canadian Intellectual Property Office and any other government officials to record and register this Agreement upon request by the Assignee.

4. Applicable Law

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

5. Counterparts

This Agreement may be executed by one or more of the parties to this Agreement on any number of separate counterparts (including by telecopy), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.

6. Successors and Assigns

This Agreement will be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.

[Signature page follows.]

IN WITNESS WHEREOF, this Agreement all documents executed in connection herewith, or relating hereto, have been negotiated, prepared and deemed to be duly executed by the Assignee in the United States of America as of the date first above written.

ASSIGNEE:

SILICON VALLEY BANK,

as Administrative Agent

By: gnather worger

Name: Johathan Wolfert Title: Vice President

Address of Assignee:

Silicon Valley Bank 2400 Hanover Street Palo Alto, CA 94304

Signature Page to Patent Security Agreement

GRANTOR:

CLEARSLIDE, INC.

Name: Patrick Nichols

Title: President

Schedule A to PATENT SECURITY AGREEMENT

Issued Patents

Title	Method For Searching Companies and People	System and Method for Dynamically Creating Executable Files	Mobile Device Application For Accessing A Presentation Uploaded To A Presentation Server and Presenting a Presentation Offline	Mixed Content Type Presentation System	Presentation Access Tracking System	Method and System for Brower-Based Control of a Remote Computer	Method and System for Browser- Based Screen Sharing
Inventor/Assignee	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.
Issue Date	11/18/2014	05/12/2015	03/22/2016	<u>04/12/2016</u>	05/17/2016	10/18/2016	08/15/2017
Patent No.	8892989	<u> 9032391</u>	9294547	<u>9311618</u>	9342814	9471694	<u>9733886</u>
<u>Jurisdiction</u>	<u>NS</u>	<u>sn</u>	<u>SN</u>	SN	<u>80</u>	<u>sn</u>	<u>US</u>

Pending Patent Applications

RECORDED: 02/27/2018

Title	System and Method for Switching Control with Browser-Based Screen Sharing	Mobile Device Application For Delivering Notifications For Viewers' Access To Presentations	Screen Sharing Using Scripting Computer Language Code Directly Executable By Web Browser	Predictive Analytics In An Automated Sales And Marketing Platform	Method and System for Browsing- Based Screen Sharing	Method For Browser-Based Control of A Remote Computer	Mobile Device Application For Delivering Notifications For Viewers' Access To Presentations	Mobile Device Application For Accessing a Presentation Uploaded To A Presentation Server and Presenting a Presentation Offline	Mobile Device Appliucation for Remotely Controlling A Presentation Accessed Via A Presentation Server
	Sys	M	Scorr	Predic S2	Met	Metľ	M Deliv	Acc T T Pre	Remc Acce
Inventor/Assignee	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.	ClearSlide, Inc.
Filing Date	03/15/2013	03/15/2013	07/31/2014	09/14/2016	06/23/2017	05/30/2012	12/11/2013	12/11/2013	12/11/2013
Serial No.	13/841237	13/844220	14/448620	15/265728	15/632126	2837677	2894654	2894659	2894662
Jurisdiction	US	US	US	ns	US	CA	CA	CA	CA