# 504827200 03/20/2018

# PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		MERGER	MERGER		
EFFECTIVE DATE:		04/19/2012	04/19/2012		
CONVEYING PARTY DA	٩ТА				
		Name		Execution Dat	
JOSHUA C. GOODWIN				12/29/2011	
JOSHUA R. MANION				12/29/2011	
ENSIGHTEN, LLC				04/19/2012	
RECEIVING PARTY DA	ТА				
Name:	ENSIGHTEN, LLC				
Street Address:	10050 WOLFE ROAD				
Internal Address:	SW2-240				
City:	CUPERTINO				
State/Country:	CALIFORNIA				
Postal Code:	95014				
Name:	ENSIGHTEN, INC.				
Street Address:	1601 S. DE ANZA BLVD.				
Internal Address:	SUITE 165				
City:	CUPERTINO				
State/Country:	CALIFORNIA				
Postal Code:	95014				
PROPERTY NUMBERS	Total: <sup>-</sup>				
Property Type		Number			
Application Number:15		15925129			
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Correspondent Name:		ASEET PATEL/ BANNER & WIT	COFF,	LTD.	
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ATTORNEY DOCKET NUMBER:	007662.00127				
NAME OF SUBMITTER:	ASEET PATEL				
SIGNATURE:	/Aseet Patel/				
DATE SIGNED:	03/20/2018				
Total Attachments: 5					
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source=Assignment_00009w_merger_docs#page2.tif					
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## ASSIGNMENT

WHEREAS, we, Joshua C. Goodwin and Joshua R. Manion (ASSIGNORS), are the inventor of certain inventions and improvements described in a U.S. patent application and having the title

### **Online Privacy Management**

which application was

executed on \_\_\_\_\_, or

filed on July 20, 2012 and assigned Application No. 13/554.603 .

and WHEREAS

Ensighten, LLC 10050 Wolfe Road SW2-240 Cupertino, CA 95014

ASSIGNEE, desires to acquire the entire right, title and interest in and to the said application, inventions and improvements and any patents that may be granted on or as a result thereof in the United States of America (U.S.) and in any and all foreign countries;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged,

We hereby assign, to the above named ASSIGNEE, its successors, assigns and legal representatives (NOMINEES) the entire right, title and interest in and to said application, inventions and improvements throughout the world and to any and all patents, petty patents and utility model patents which may be granted therefor, and all continuations, continuations-in-part, divisions, reissues, extensions, renewals, and any non-provisional based on a provisional thereof (LETTERS PATENT).

And we covenant that we have full right to convey the entire interest herein assigned, and that we have not executed and will not execute any agreement or do anything in conflict herewith;

And we further covenant and agree that we will without undue delay execute without further consideration all such papers as may be necessary to perfect the title to said application, inventions and improvements, and LETTERS PATENT in the ASSIGNEE or its NOMINEES, and we agree to communicate to said ASSIGNEE or its NOMINEES all known facts respecting

> LAW OFFICES BANNER & WITCOFF, LTD. 10 South Wacker Drive Chicago, IL. 60606-7407 312-463-5000

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PATENT REEL: 045284 FRAME: 0804 said application, inventions, improvements, and LETTERS PATENT, to testify in any legal proceedings, to sign all lawful papers, and generally to do all things necessary to aid ASSIGNEE or its NOMINEES to obtain and enforce for their own benefit patent protection for said application, inventions and improvements in any and all countries, all at the expense, however, of the ASSIGNEE or its NOMINEES;

And we authorize the ASSIGNEE or its NOMINEES to file in my name or their own, as appropriate, application for LETTERS PATENT in any and all countries of the world, and we authorize and request the Commissioner of Patents and Trademarks of the United States, and any proper official of any country, to issue to said ASSIGNEE or its NOMINEES any and all LETTERS PATENT for said application, inventions and improvements, for their sole use, to the full end of the term for which such LETTERS PATENT may be granted;

And we hereby grant the attorneys at the law firm of Banner & Witcoff the power to insert into this document information sufficient to identify the patent application to which this assignment pertains.

12/24/2011 te

'2011

Date

Joshua C. Goodwin oshua R. Manion

Note: No legalization or other witness required.

#### LAW OFFICES

BANNER & WITCOFF, LTD. 10 South Wacker Drive Chicago, IL. 60606-7407 312-463-5000

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Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ENSIGHTEN, LLC", AN ILLINOIS LIMITED LIABILITY COMPANY,

WITH AND INTO "ENSIGHTEN, INC." UNDER THE NAME OF "ENSIGHTEN, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF APRIL, A.D. 2012, AT 4:09 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



5142530 8100M

120450787 You may verify this certificate online at corp.delaware.gov/authver.shtml

Jeffrey W. Bullock, Secretary of State

AUTHENT CATION: 9517490

DATE: 04-20-12

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State of Delaware Secretary of State Division of Corporations Delivered 04:09 PM 04/19/2012 FILED 04:09 PM 04/19/2012 SRV 120450787 - 5142530 FILE

#### **CERTIFICATE OF MERGER**

#### MERGING

#### ENSIGHTEN, LLC, an Illinois limited liability company

#### WITH AND

#### INTO

#### ENSIGHTEN, INC., a Delaware corporation

#### (PURSUANT TO SECTION 264 OF THE GENERAL CORPORATION LAW OF DELAWARE)

Ensighten, Inc., a Delaware corporation, hereby certifies as follows:

**FIRST:** That the constituent entities are Ensighten, LLC, an Illinois limited liability company (the "*Illinois LLC*"), and Ensighten, Inc., a Delaware corporation (the "*Company*").

**SECOND:** That an Agreement and Plan of Merger (the "*Merger Agreement*"), setting forth the terms and conditions of the merger of the Illinois LLC with and into the Company (the "*Merger*"), has been approved, adopted, certified, executed and acknowledged by each of the constituent entities in accordance with Section 264(c) of the Delaware General Corporation Law.

**THIRD:** That the Company shall be the surviving corporation after the Merger (the "Surviving Corporation"). The name of the Surviving Corporation shall be Ensighten, Inc.

**FOURTH:** That the Certificate of Incorporation of the Company as in effect immediately prior to the Merger shall constitute the Certificate of Incorporation of the Surviving Corporation.

**FIFTH:** That an executed copy of the Merger Agreement is on file at the principal place of business of the Surviving Corporation at the following address:

#### Ensighten, Inc. 1601 S. De Anza Blvd., Suite 165 Cupertino, CA 95014

**SIXTH:** That a copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation or any member of any constituent limited liability company.

**SEVENTH:** That the Merger shall become effective upon the filing of this Certificate of Merger with the Secretary of State of the State of Delaware.

[Signature page follows.]

Ensighten, Inc. has caused this Certificate of Merger to be executed by the undersigned duly authorized officer as of April 19, 2012.

ENSIGHTEN, INC. a Delaware corporation

Вγ

Nume: Josh Manion Title: Chief Executive Officer

[Signature Page to Certificate of Merger]

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**RECORDED: 03/20/2018**