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PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT			
CONVEYING PARTY DA	ATA	Nama		Everytian Data		
		Name		Execution Date		
				07/19/2018		
SCOTT WHITTLE				07/19/2018		
KURT QUASEBARTH				07/19/2018		
RECEIVING PARTY DA	ТА					
Name:	IP TECI	IP TECHNOLOGY LABS, LLC				
Street Address:	3470 OLNEY-LAYTONSVILLE ROAD, #313					
City:	OLNEY	OLNEY				
State/Country:	MARYLAND					
Postal Code:	20832					
PROPERTY NUMBERS Total: 1						
Property Type		Number				
Application Number:		5875921				
CORRESPONDENCE D	ΑΤΑ					
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: 3015750357						
•		patents@offitkurman.com				
Address Line 1:8171 MAPLE LAWN BOULEVARD,Address Line 4:FULTON, MARYLAND 20759			ARD, SUITE	200		
Address Line 4.						
ATTORNEY DOCKET NUMBER:		00640078.00011	00640078.00011			
NAME OF SUBMITTER:		STEVEN SCOTT LLOY	STEVEN SCOTT LLOYD			
SIGNATURE:		/Steven Scott Lloyd/	/Steven Scott Lloyd/			
DATE SIGNED:		07/25/2018	07/25/2018			
Total Attachments: 4						
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Patent Assignment Agreement

Parties: In this Agreement, the term "we", "us" or "our" refers to:

Gary Mitchell 1955 Heron Drive Woodbine, Maryland 21797

Scott Whittle 3433 Dartmoor Lane Olney, Maryland 20832 Kurt Quasebarth 5713 Chilham Road Baltimore, MD 21209

and the term "IPTL" refers to:

IP Technology Labs, LLC a Maryland Limited Liability Company 3470 Olney-Laytonsville Road, #313 Olney, Maryland 20832

1. Background

- 1.1 We are the inventors of certain new and useful invention for which a non-provisional application for United States Letters Patent entitled "Systems and Methods For Dynamic Network Address Modification Related Applications" was filed on January 19, 2018 and was given U.S. Patent Application No. 15/875,921 ("the Application").
- 1.2 We desire to transfer and assign, and IPTL is desirous of acquiring the entire right, title, and interest in and to the Application including the Invention, and any and all letters patent which may be granted for the Invention in the United States of America and its territorial possessions, and in any and all foreign countries. As used in this Agreement "Invention" means: (a) the Application; (b) any and all inventions which are disclosed or claimed in the Application; (c) any and all inventions which are disclosed, but not claimed in the Application; (d) any and all improvements, developments, and modifications to the invention deriving from the Application; and (e) any and all continuations, continuations-in-part, divisions, requests for continued examination, and all other applications which claim priority to the Application.

With these goals in mind, we agree as follows:

Terms and Conditions

2. Ownership to IPTL.

- 2.1 Assignment. We hereby sell, assign and transfer to IPTL, the entire right, title and interest in and to: the Invention, the Application, and any and all letters patent, reissues, reexaminations, which may be granted for the Invention or Application in the United States of America and its territorial possessions, and in any and all foreign countries including, but not limited to, the right to file one or more domestic or foreign applications directly in the name of IPTL and to claim priority rights deriving from the Application to which these one or more foreign applications are entitled by virtue of international convention, treaty or otherwise.
- 2.2 Enjoyment. The Invention, Application, and all letters patent derived from the Invention or Application are to be held and enjoyed by IPTL and its successors and assigns for their use and benefit as fully and entirely as the same would have been held and enjoyed by us had this assignment, transfer and sale not been made.
- 2.3 Consideration/Obligation. We acknowledge and agree that: good and valuable consideration was sufficiently received by us; or by virtue of our relationship with IPTL when the Invention was conceived or reduced to practice it related to IPTL's business or anticipated research or development of IPTL; or by virtue of our relationship with IPTL the Invention resulted from any work performed by us for IPTL.

3. Authorization.

- **3.1.** Authorization. We authorize and request the Commissioner of Patents and Trademarks to issue all letters patent on the Invention or Application to IPTL.
- **3.2** Future Cooperation. We will execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on the Invention or Application, for litigation regarding the letters patent, or for the purpose of protecting title to the Invention, applications, or letters patent therefore.
- 3.3 Consents. We hereby consent that a copy of this assignment shall constitute full legal

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and formal equivalent of any document, which may be required in any country in proof of the right of IPTL to apply for patent or other form of protection for the Invention, and to claim the benefit of the right of priority.

4. General

- **4.1 Entire Agreement.** We acknowledge we have read and understand these terms and conditions, and will be bound by them.
- **4.2 Choice of Law.** Maryland law applies to this Agreement without regard for any choiceof-law rules that might direct the application of the laws of any other jurisdiction.
- **4.3 Counterparts.** This Agreement may be signed in counterparts, each one of which is considered original, but all of which constitute one and the same instrument.

Signature Page Follows:

This Agreement is effective as of 19 July 2018.

Assignor(s)	
Signature:	Gary Mitchell
Signature:	Scott Whittle
Signature:	Kurt Quasebarth
Assignee:	P Technology Labs, LLC
Signature:	Scott White, President

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