PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5413333

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the INVENTOR'S NAME IAN MUIR TO IAN MAIR previously recorded on Reel 048535 Frame 0550. Assignor(s) hereby confirms the ASSIGNMENT.

CONVEYING PARTY DATA

Name	Execution Date	
IAN MAIR	03/05/2019	
GREG DEARMENT	02/13/2019	
MARK ELLIOT	02/18/2019	
MICHAEL NAZARIO	02/14/2019	
WILLIAM HICKMAN	02/13/2019	
LEE AVITAL	02/20/2019	
PUNYASHLOKA BISWAL	02/13/2019	

RECEIVING PARTY DATA

Name:	PALANTIR TECHNOLOGIES INC.
Street Address:	100 HAMILTON AVENUE
Internal Address:	SUITE 300
City:	PALO ALTO
State/Country:	CALIFORNIA
Postal Code:	94301

PROPERTY NUMBERS Total: 2

Property Type	Number	
Application Number:	16269133	
Application Number:	62680400	

CORRESPONDENCE DATA

Fax Number: (650)815-2601

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: 6508152600

Email: abaker@sheppardmullin.com, svipdocketing@sheppardmullin.com

Correspondent Name: SHEPPARD MULLIN RICHTER & HAMPTON LLP

379 LYTTON AVENUE Address Line 1:

Address Line 2: ALEX Y. NIE

Address Line 4: PALO ALTO, CALIFORNIA 94301

> **PATENT** REEL: 048547 FRAME: 0567

505366541

ATTORNEY DOCKET NUMBER:	53HV-275101-US		
NAME OF SUBMITTER:	ALEX NIE		
SIGNATURE:	/Alex Y. Nie/		
DATE SIGNED:	03/08/2019		
Total Attachments: 9			
source=CorrectedAssignment#page1.tif			
source=CorrectedAssignment#page2.tif			
source=CorrectedAssignment#page3.tif			
source=CorrectedAssignment#page4.tif			
source=CorrectedAssignment#page5.tif			
source=CorrectedAssignment#page6.tif			
source=CorrectedAssignment#page7.tif			
source=CorrectedAssignment#page8.tif			
source=CorrectedAssignment#page9.tif			

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5410800

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
IAN MUIR MAIR	03/05/2019
GREG DEARMENT	02/13/2019
MARK ELLIOT	02/18/2019
MICHAEL NAZARIO	02/14/2019
WILLIAM HICKMAN	02/13/2019
LEE AVITAL	02/20/2019
PUNYASHLOKA BISWAL	02/13/2019

RECEIVING PARTY DATA

Name:	PALANTIR TECHNOLOGIES INC.
Street Address:	100 HAMILTON AVENUE
Internal Address:	SUITE 300
City:	PALO ALTO
State/Country:	CALIFORNIA
Postal Code:	94301

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	16269133
Application Number:	62680400

CORRESPONDENCE DATA

Fax Number: (650)815-2601

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: 6508152600

Email: abaker@sheppardmullin.com, svipdocketing@sheppardmullin.com

Correspondent Name: SHEPPARD MULLIN RICHTER & HAMPTON LLP

Address Line 1: 379 LYTTON AVENUE

Address Line 2: ALEX Y. NIE

Address Line 4: PALO ALTO, CALIFORNIA 94301

ATTORNEY DOCKET NUMBER: 53HV-275101-US

NAME OF SUBMITTER: ALEX Y. NIE

Docket No.:	1101A	Page 1 of
Title:	CONSTRAINT-BASED UPGRADE AND DEPLOYMENT	
Inventor(s):	lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario, Punyashloka Biswal, William Hickman	
App. No.:	16/269,133	
Filing Date:	February 6, 2019	
Declaration This Declarat	ion is directed to the application identified above that:	
	is being filed concurrently herewith.	
	was filed as the United States application or PCT international application idea and incorporating any amendments made thereto prior to the signature date of aration.	ntified this
The: I believe that the above-ide I her 18 USC I have	nventor, I declare that: above-identified application was made or authorized to be made by me. I am the original inventor or an original joint inventor of subject matter which is entified application, including a claimed invention. beby acknowledge that any willful false statement made in this declaration is punished to by fine or imprisonment of not more than five (5) years, or both. We reviewed and understand the contents of the above-identified application, is amended by any amendment. Showledge the duty to disclose information which is material to patentability as of the contents.	shable under

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Ian Mair, residing in New York, NY; and, Greg DeArment, residing in Seattle, WA; and, Lee Avital, residing in New York, NY; and, Mark Elliot, residing in London, United Kingdom; and, Michael Nazario, residing in New York, NY; and, Punyashloka Biswal, residing in Norwalk, CT; and, William Hickman, residing in Brooklyn, NY (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Sheppard Mullin Richter & Hampton LLP, Customer Number 143846, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

SMRH:489435137.1

-1-

Application Data Sheet filed previously or concurrently

Docket No.: 1101A

Page 2 of 4

Title:

CONSTRAINT-BASED UPGRADE AND DEPLOYMENT

Inventor(s):

lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario,

Punyashloka Biswal, William Hickman

App. No.:

16/269,133

Filing Date:

February 6, 2019

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). 62/680,400, filed June 4, 2018 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

-2-

SMRH:489435137.1

Application Data Sheet filed previously or concurrently

Docket No.:

1101A

Page 3 of 4

Title:

CONSTRAINT-BASED UPGRADE AND DEPLOYMENT

Inventor(s):

lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario,

Punyashloka Biswal, William Hickman

App. No.:

16/269,133

Filing Date:

February 6, 2019

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- C. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or

SMRH:489435137.1

-3-

C		D DECLARATION & ASS pplication Data Sheet filed prev		
Docket No.: 11	01A	######################################		Page 4 of 4
Title: CO	CONSTRAINT-BASED UPGRADE AND DEPLOYMENT			
		g DeArment, Lee Avital, Mark Biswal, William Hickman	Elliot, Michael Naz	zario,
App. No.: 16	/269,133			
Filing Date: Fe	bruary 6, 2	019		
under this Agreem ASSIGNEE'S pate ASSIGNOR has to dealing between to Agreement, and or	ent, or the vent counselude right to she indicate the right to she indicate the right and an end in the right an amenical she in the right an amenical she in the right and an end in the right and an	llenging or opposing, on any groivalidity or enforceability of such it presenting this Agreement doeseek independent counsel of his shall act as an amendment, midment, modification or waiver who should be effective.	rights. ASSIGNOR is not represent AS s or her choosing. odification or waive	further acknowledges that SIGNOR personally, and No course of conduct or r of any provision of this
Inventors				
	lan Mair:	lan Mair	Date:	3/5/2019
Greg (DeArment: _	Greg Dellment		2/13/2019
I	Lee Avital:		Date:	
٨	/ark Elliot: _	Mark Elliot	Date:	2/18/2019
Michae	el Nazario: _	Mideael Nazario	Date:	2/14/2019
Punyashlo	ka Biswal: _		Date:	
William	Hickman: _	William Hickman	Date: _	2/13/2019
Palantir Technolog	jies Inc.			0.47.4004.0
	-	Matt Son	Date:	3/7/2019
Print	ed Name:	Matt Long	Title:	Legal Counsel

-4-

SMRH:489435137.1

	COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently	
Docket No.:	1101A	Page 1 of
Title:	CONSTRAINT-BASED UPGRADE AND DEPLOYMENT	
nventor(s):	lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario, Punyashloka Biswal, William Hickman	
App. No.:	16/269,133	
Filing Date:	February 6, 2019	Pol
<i>Declaration</i> This Declara	າ tion is directed to the application identified above that:	
	is being filed concurrently herewith.	
	was filed as the United States application or PCT international application identifive and incorporating any amendments made thereto prior to the signature date of this laration.	ed S
The I believe that the above-id I her 18 USC I has claims a	inventor, I declare that: above-identified application was made or authorized to be made by me. t I am the original inventor or an original joint inventor of subject matter which is destentified application, including a claimed invention. reby acknowledge that any willful false statement made in this declaration is punishal 1001 by fine or imprisonment of not more than five (5) years, or both. ve reviewed and understand the contents of the above-identified application, includes amended by any amendment. knowledge the duty to disclose information which is material to patentability as defined.	ble under
V: 1 \ 1.4		

Assignment from Inventor(s)

THIS ASSIGNMENT AGREEMENT ("Agreement") is by Ian Mair, residing in New York, NY; and, Greg DeArment, residing in Seattle, WA; and, Lee Avital, residing in New York, NY; and, Mark Elliot, residing in London, United Kingdom; and, Michael Nazario, residing in New York, NY; and, Punyashloka Biswal, residing in Norwalk, CT; and, William Hickman, residing in Brooklyn, NY (individual(s), collectively hereinafter "ASSIGNOR").

ASSIGNOR has conceived of one or more inventions, and/or has invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries (collectively hereinafter referred to as the "Work"), for which an application for Letters Patent in the United States (identified above) has been prepared for filing and/or has been filed with the United States Patent and Trademark Office (hereinafter the "Application"). ASSIGNOR hereby authorizes and requests the attorneys of Sheppard Mullin Richter & Hampton LLP, Customer Number 143846, to insert into the header the filing date and application number of said Application when known.

AND Palantir Technologies Inc., a California corporation having offices at 100 Hamilton Avenue, Suite 300, Palo Alto, CA 94301 (hereinafter the "ASSIGNEE"), desires to acquire and confirm the entire right, title, and interest in and to the Application and the Work.

SMRH:489435137.1

Application Data Sheet filed previously or concurrently

Docket No.: 1101A

Page 2 of 4

Title:

CONSTRAINT-BASED UPGRADE AND DEPLOYMENT

Inventor(s):

Ian Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario,

Punyashloka Biswal, William Hickman

App. No.:

16/269,133

Filing Date:

February 6, 2019

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and ASSIGNOR does hereby assign, transfer and set over, unto ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, the entire right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work, including without limitation any improvements thereto, whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
- B. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application No(s). 62/680,400, filed June 4, 2018 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or claiming the benefit of the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country and all continuations, divisionals, and continuations-in-part of the Application (all of the foregoing collectively, "Related Applications"); and all U.S. and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents.
- C. All rights of priority under International Conventions and any related letters Patent which may hereafter be granted or filed in any country or countries foreign to the U.S., all extensions, renewals and reissues thereof.
- D. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, and consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the work or any improvement thereto.
- E. Those items of ASSIGNOR'S tangible property embodying or describing the Patent Properties, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered or otherwise made available to ASSIGNEE immediately upon request.

ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all Patent Properties, and authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties, and authorizes and requests the Commissioner of Patents of the U.S., and any Official of any country or countries foreign to the U.S., whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all related Patent Properties to the ASSIGNEE in accordance with the terms of this instrument.

-2-

SMRH:489435137.1

Application Data Sheet filed previously or concurrently

Docket No.:

1101A

Page 3 of 4

Title:

CONSTRAINT-BASED UPGRADE AND DEPLOYMENT

Inventor(s):

lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario,

Punyashloka Biswal, William Hickman

App. No.:

16/269,133

Filing Date:

SMRH:489435137.1

February 6, 2019

AND ASSIGNOR DOES HEREBY assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages and all proceeds for past infringements of Patent Properties before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will communicate to ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Patent Properties, and testify in any legal proceeding, assist in the preparation of any other Patent Properties, sign/execute all lawful papers, execute and make all rightful oaths and/or declarations in connection with the Patent Properties, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Patent Properties in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

- This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.
- If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.
- This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of Santa Clara and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- ASSIGNOR acknowledges that, to the best of his or her knowledge, the Patent Properties are patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or

-3-

PATENT

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently						
Docket No.: 110	1101A					Page 4 of 4
Title: CO	CONSTRAINT-BASED UPGRADE AND DEPLOYMENT					
	lan Mair, Greg DeArment, Lee Avital, Mark Elliot, Michael Nazario, Punyashloka Biswal, William Hickman					
App. No.: 16/	269,133					
Filing Date: Fet	February 6, 2019					
request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.						
Inventors						
	lan Mair:		THE RELEASE OF THE PARTY OF THE	Date: _		MANNA Salanda anggina manna m
Greg D	eArment:		***************************************	Date: _	on the second se	*******
Ŀ	ee Avital:	lee Avital	***************************************	Date: _	2/20/2019	
M	ark Elliot:			Date: _	EEERALA PONNIA AND EERKEEERE EERKENIA AND AND AND AND AND AND AND AND AND AN	agaga da
Michael	Nazario:	Militaria and a second a second and a second a second and	***************************************	Date: _	***************************************	
Punyashlok	a Biswal:	Punyashloka Biswal			2/13/2019	
William I	Hickman:		**************************************	Date: _	anna dhiyaliyik da kara ang <u>an an an an an an an an an</u>	······································
Palantir Technologi S		Matt 2mg		Date:	3/7/2019	
Printe	ed Name:	Matt Long		Title:	Legal Cou	ınsel
						Bereraandraerrenaer

SMRH:489435137.1

RECORDED: 03/08/2019