505520166 06/11/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5566971

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Andrew John Carroll	08/04/2014
Jeremy Rishel	08/04/2014
Mark Watabe	08/04/2014
Noah Vihinen	08/04/2014
Indranrita Deshmukh	08/04/2014
Artur B. Adib	08/04/2014
Michael Ben Fleischman	08/04/2014
Deb Kumar Roy	08/04/2014
Richard Douglas Whitcomb	08/04/2014
NOAH TYE	08/04/2014

RECEIVING PARTY DATA

Name:	TWITTER, INC.
Street Address:	1355 MARKET STREET SUITE 900
Internal Address:	
City:	SAN FRANCISCO
State/Country:	UNITED STATES
Postal Code:	94103

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15869628

CORRESPONDENCE DATA

Fax Number: (877)769-7945

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: +1 (650) 839-5124

Email:eolson@fr.com, apsi@fr.comCorrespondent Name:ALEXANDER D. GANESCUAddress Line 1:FISH & RICHARDSON P.C.

Address Line 2: P.O.BOX 1022

Address Line 4: MINNEAPOLIS, MINNESOTA 55440-1022

505520166 PATENT REEL: 049438 FRAME: 0785

ATTORNEY DOCKET NUMBER:	42005-0118002
NAME OF SUBMITTER:	ELLY OLSON
SIGNATURE:	/Elly Olson/
DATE SIGNED:	06/11/2019
Total Attachments: 3	
source=Assignment#page1.tif	
source=Assignment#page2.tif	
source=Assignment#page3.tif	

PATENT REEL: 049438 FRAME: 0786

INNOVATOR'S PATENT AGREEMENT (IPA), Version 1.0

This INNOVATOR'S PATENT AGREEMENT ("Agreement") is made between the person(s) named below (collectively referred to as "Inventors") and Twitter, Inc., a Delaware corporation, having a place of business at 1355 Market Street, Suite 900, San Francisco, CA 94103 ("Company").

WHEREAS the Inventors have invented certain patentable subject matter which they desire to assign to the Company;

WHEREAS the parties acknowledge that Artur B. Adib is one of the Inventors of both the patent application listed below as well as U.S. Provisional Patent App. No. 61/822,852, to which the patent application listed below claims a benefit to, notwithstanding the previous misspelling of his name as "Artur B. Abid," and whereas by signing this assignment Artur B. Adib desires to assign and hereby does assign both the patent application listed below as well as U.S. Provisional Patent App. No. 61/822,852;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

1. Subject to the terms and conditions herein, Inventors do hereby sell, assign, and transfer and have sold, assigned, and transferred to the Company, for itself and its successors, transferees, and assignees, the entire worldwide right, title, and interest in and to the following patent application(s):

Title	Application No.	Filed on
IDENTIFICATION OF CONCURRENTLY	14/277,040	May 13, 2014
BROADCAST TIME-BASED MEDIA		

including (a) any and all inventions and improvements ("Subject Matter") disclosed therein; (b) all right of priority in the above application(s) and in any underlying provisional or foreign application; (c) all provisional, utility, divisional, continuation, substitute, renewal, reissue, and other applications related thereto which have been or may be filed in the United States or elsewhere in the world; and (d) all patents ("Patents"), including reissues and reexaminations, which may be granted on any of the above applications, together with all rights to recover damages for infringement, including infringement of provisional rights.

- 2. The Company, on behalf of itself and its successors, transferees, and assignees (collectively the "Assignee"), agrees not to assert any claims of any Patents which may be granted on any of the above applications unless asserted for a Defensive Purpose. An assertion of claims of the Patents shall be considered for a "Defensive Purpose" if the claims are asserted:
 - (a) against an Entity that has filed, maintained, threatened, or voluntarily participated in a patent infringement lawsuit against Assignee or any of Assignee's users, affiliates, customers, suppliers, or distributors:
 - (b) against an Entity that has filed, maintained, or voluntarily participated in a patent infringement lawsuit against another in the past ten years, so long as the Entity has not instituted the patent infringement lawsuit defensively in response to a patent litigation threat against the Entity; or
 - (c) otherwise to deter a patent litigation threat against Assignee or Assignee's users, affiliates, customers, suppliers, or distributors.

If Assignee needs to assert any of the Patent claims against any Entity for other than a Defensive Purpose, Assignees must obtain prior written permission from all of the Inventors without additional consideration or threat.

"Entity" means an individual, partnership, corporation, limited liability company, association, joint venture, trust, unincorporated organization or other entity. "Affiliate" means with respect to any

PATENT REEL: 049438 FRAME: 0787 Entity, any other Entity, whether or not existing on the date hereof, controlling controlled by or under common control with such first Entity. The term "control" (including with correlative meaning the terms "controlled by" and "under common control with"), as used with respect to any Entity, means the possession, directly or indirectly, of the power to direct or cause the direction or management and policies of such Entity, whether through the ownership of voting securities, by contract or otherwise.

Assignee acknowledges and agrees that the above promises are intended to run with the Patents and are binding on any future owner, assignee or exclusive licensee who has been given the right to enforce any claims of the Patents against third parties. Assignee covenants with Inventors that any assignment or transfer of its right, title, or interest herein will be conveyed with the promises herein as an encumbrance.

- 3. Inventors agree that Assignee may apply for and receive patents for Subject Matter in Assignee's own name. Inventors agree, when requested, and without further consideration, to execute all papers necessary to fully secure to Assignee the rights, titles and interests herein conveyed. Inventors represent that Inventors have the rights, titles, and interests to convey as set forth herein; and Inventors covenant with Assignee that Inventors have not made and will not make any assignment, grant, mortgage, license, or other agreement affecting the rights, titles, and interests herein conveyed, except as explicitly set forth herein.
- 4. The Assignee hereby grants to the Inventors a perpetual, worldwide, non-exclusive, royalty-free, no-charge irrevocable license under the Patents, the license explicitly limited to those rights necessary to enforce the promises made by Assignee in section 2. Accordingly, if Assignee asserts any of the Patent claims against any entity in a manner that breaks the promises of section 2, the Inventors, individually or jointly, may grant written nonexclusive sublicenses, without the right to further sublicense, the scope of the sublicense being limited to those rights necessary to enforce the promises made by Assignee in section 2.

Any sublicense granted by the Inventors under this section must be without threat or additional consideration; otherwise, the sublicense will be considered void ab initio. This license to the Inventors is not assignable, although the license shall pass to the heirs of an inventor in the case that the inventor is deceased, and the inventors, individually or jointly, may appoint a representative who may act on their behalf in granting sublicenses under this section. Assignee acknowledges and agrees that the promises in section 2 and 4 are intended to benefit third parties, except in the case of an assertion of claims of the Patents authorized under section 2.

AGREED TO AND ACCEPTED:

Andrew John Carroll	Inventor	Date: _	Aug 4, 2014	
Andrew John Carroll Leventy Richel Verenty Rishel	Inventor	Date: _	Aug 4, 2014	
Verenty Rishel Richard Whitcomb	Inventor	Dato	Aug 4, 2014	
Richard Douglas Whitcomb Jr.	inventor			
Mark Watabe Mark Watabe	Inventor	Date: _	Aug 4, 2014	
Noah Vihinen Noah Vihinen	Inventor	Date: _	Aug 4, 2014	

Indranzita Dechurukh	_Inventor	Date: _	Aug 4, 2014
Indranrita Deshmukh Noah Tye	_ Inventor	Date: _	Aug 4, 2014
Artur B. Adib	Inventor	Date:	Aug 4, 2014
Michael Fleischman Michael Ben Fleischman	_Inventor	Date: _	Aug 4, 2014
Deb Roy Deb Kumar Roy	_Inventor	Date: _	Aug 4, 2014
Benjamin S. Lee, Legal Director	_ Twitter, Inc.		

PATENT REEL: 049438 FRAME: 0789

RECORDED: 06/11/2019