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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5628997

		NEW ASSIGNME	NT		
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT		
CONVEYING PARTY	DATA				
		Name	Name Execution D		
JOHN DEVINE				06/25/2019	
RECEIVING PARTY	ΟΑΤΑ				
Name:					
Street Address:	30444	OCUSOFT, INC. 30444 SOUTHWEST FREEWAY			
City:	ROSE	ROSENBERG			
State/Country:	TEXAS				
Postal Code:	77471				
PROPERTY NUMBER	RS Total: 1				
Property Typ)e	Number			
Application Number:		15098390			
	ΕΟΑΤΑ	(510)000 0004			
Fax Number:		512)329-2604	st: if that is unsi	iccessful it will be sent	
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INTELLECTUAL PROPERTY ASSET PURCHASE AGREEMENT

EXHIBIT D

PATENT ASSIGNMENT

THIS PATEXT ASSIGNMENT AGREEMENT (the "Assignment"), is made as of this ("Effective Date") by and among John Devine, Yukiko Devine, wife of John Devine, and Digital Heat Corporation ("Assignors"), and OCuSOFT, Inc., a Texas corporation ("Assignee"). Assignors and Assignee are all referred to individually herein as ("party") and collectively as ("parties").

WHEREAS Assignors wish to assign their rights in the patents and/or patent applications listed in Schedule 9.1 (b) (the "Patent Assets") to the Intellectual Property and Asset Purchase agreement entered into between Assignors and Assignee (the "Purchase Agreement") and the invention(s) disclosed therein;

WHEREAS Assignors are the inventors and the owners of the entire right, title and interest of the patent applications, issued patents, and the inventions disclosed in Schedule 9.1(b) (the "Assigned Assets").and

WHEREAS, Assignee, a Texas corporation, desires to obtain the entire right, title and interest in and to said Assigned Assets from Assignors;

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

1. Any and all capitalized terms not defined herein shall have the same meaning as established in the Purchase Agreement entered into between the parties.

2. Assignors hereby sell, assign and transfer unto Assignee their entire right, title and interest in and to said Assigned Assets and the invention(s), Intellectual Property, and Products disclosed therein or associated therewith, and any continuation, divisional, renewal or substitution thereof, and all Letters Patent of the United States of America which may be granted thereon and all reissues and extensions thereof, and all applications for Letters Patent which may be filed for said invention(s), Intellectual Property, and Products, in any country or countries foreign to the United States of America, including all rights of priority, all rights to publish cautionary notices reserving ownership of said invention(s), Intellectual Property, and Products, all rights to register said invention(s), Intellectual Property, and Products in appropriate registries, and all Letters Patent which may be granted for said invention(s), Intellectual Property, and Products in any country or countries foreign to the United States of America, and all extensions, renewals and reissues thereof, and Assignors hereby authorize and requests the Commissioner for Patents and Trademarks of the United States of America, and any official of any country or countries foreign to the United States of America, whose duty it is to issue patents on applications as aforesaid, to issue all Letters Patent for said invention(s) to said Assignee, its successors, legal representatives, and assigns, in accordance with the terms of this Assignment, with delivery and transfer pursuant to this assignment to occur at Assignce's office in Fort Bend County, Texas.

> PATENT REEL: 049815 FRAME: 0548

INTELLECTUAL PROPERTY ASSET PURCHASE AGREEMENT

3. Assignors hereby covenant and agree that they will communicate to Assignee, its successors, legal representatives and assigns, any fact(s) known to Assignors and/or their employees, consultants, or the named inventors, respecting the invention(s). Intellectual Property, and Products described and/or claimed in the aforementioned Assigned Assets, and testify in any legal proceeding, sign all lawful papers, execute all divisionals, renewals, substitutions, continuations, and reissue applications, make all rightful declarations and/or oaths and generally do everything reasonably possible to aid Assignee, its successors, legal representatives, and assigns, to obtain, maintain and enforce proper patent protection for said invention(s), Intellectual Property, and Products in all countries.

4. Assignors hereby grant Assignee the power of attorney and full authority to act as agent for any of the Assignors to, execute, acknowledge, deliver, and file or cause to be done, executed, acknowledged, delivered, or filed, all such further acts, deeds, transfers, conveyances, assignments or assurances deemed necessary by Assignor to properly assign the Assigned Assets in the United States and/or any foreign country.

Digital Heat Corporation

John Devine

By: Signature

Print Name Yizkiko Devine

Signature

Yukiko Devine

Title Secretary

Signature

OCuSOFT, INC By: Title: Date:

INTELLECTUAL PROPERTY ASSET PURCHASE AGREEMENT

Title	Publication No.	Date Filed	Inventor
Eye Mask for the Amelioration or Prevention of Dry Eye and the Like	Pub. No.: US 2015/0012074A1	June 23, 2014	John Devine
Projection Frame Eyelid Heater	Pub. No.: US 2016/0220414A1	April 4, 2016	John Devine
Eye Mask for the Amelioration or Prevention of Dry Eye and the Like	Pub. No.: EP 3019129 (A1)	July 2, 2014	John Devine
Projection Frame Eyelid Heater	Pub. No.: EP EP3288506 (A1)	April 26, 2016	John Devine

Schedule 9.1(b) Patent Rights Inclusive of Patent Applications