505898864 02/04/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5945565

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
YVES JUNQUEIRA MARQUES	01/07/2020

RECEIVING PARTY DATA

Name:	YOURBASE INC.
Street Address:	16550 NE 79TH ST.
Internal Address:	SUITE 104
City:	REDMOND
State/Country:	WASHINGTON
Postal Code:	98052

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16694852

CORRESPONDENCE DATA

Fax Number: (650)493-6811

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: 650-493-9300

Email: tallison@wsgr.com, patentdocket@wsgr.com
Correspondent Name: WILSON SONSINI GOODRICH & ROSATI

Address Line 1: 650 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	53434-701.201
NAME OF SUBMITTER:	TARAH ALLISON
SIGNATURE:	/Tarah Allison/
DATE SIGNED:	02/04/2020

Total Attachments: 1

source=53434-701.201 - Assignment (signed)#page1.tif

PATENT 505898864 REEL: 051797 FRAME: 0957

WHIRLAS, the undersigned:

1. Yves Jungueira Marques TEIXEBA Wandarville, Washington, US 08073

(horemater finventicity)), have invested certain new and useful improvenients in

INCREMENTAL BUILD SYSTEM USING AN INFERRED DEPENDENCY GRAPH COLLECTED WITH A SYSTEM MONITOR

🛛 for which application senal number <u>16794352</u> was filed on <u>November 25, 2019</u> in the Linned States Paters and Trademark Office. December "Applications". The term "Applications" also includes all patent applications that share or claim priority to or from the above applications.

WHEREAS From Base Inc., a component on component order the laws of the State of Delayance Basing or have of business at 16 Kill ST SP 50, 500 104. Retimond, WA, US, 98052, (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said Application(s), and the inventions disclosed therein, and in each of all embeddments of the members, begrouping grouping made or discovered, whether parties are easily to said throughout theremather distlectively referred to as "inventions"), and in and to any and all patients, inventor's conflicates and other forms of protection thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, including these filed under the Paris Convention for the Protection of Industrial Property. The Patent Cooperation Treaty or otherwise (hereinafter "Patentys").

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor(s) to have been received in full from said. Assignee.

- Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignce the eatire right, title and interest (a) in and to said Inventions: (b) in and to said Applications, including the right to claim priority to said to only any Application (c) in and to each and every application that is a dissional. substitution, continuation, or continuation-to-part of any of said Applications (1) to and to said Patents) and each and every patent usuing or reseating from any of the foregoing (c) in and to each and conversion, responsible, respect or page part of any Control and of the Control of the and the and every page of and application filed outside the United States and corresponding pranty of the foregoing, and (g) in and to all claims for past, present and fature infringement of the Patentis), including all rights to suc for and to receive and recover for Assigned's own use all past, present, and fisture lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Pagengal
- Said treations, hereby coverant and agree in coverage with and Assigner to enable and Assigner treating to the following and the fight following and merest herein conveyed in the United States, foreign countries, or under any international poncernion, agreement, protocol, or treaty. Such cooperation by said Investor(x) shall include prompt production of pertinent facts and documents, giving of testimons, execution of pertinons, reality, specifications, discharations or other papers, and other assistance affilio the extent deemed accessory or desirable by said Assigned (a) for perfecting in said Assigned the right, title and interest be an conversed, (b) for prosecuting any applications covering said inventions; (c) for filling and prosecuting substitute, divisional, continuing or additional applications covering and foreigness (d) for filling and procedure, applications for expression and Palphase or the numbers of other prior to exact ingo making said inventions, and (f) for legal proceedings involving said inventions and any applications therefor and any Parent(s) granted thereon, including without limitation reasses and recognitions, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions. going groups of the company agency married to see the minute in providing such desperation shall be seed for the such Assence.
- The terms and coverage of this assignment shall must be the hearfit of said exerging, as successors, assigns and other right representatives. and shall be prome about and increasing their expected term legal expressionates are assessed.
- Said (progress) before we true, represented coverant that said inventors before interest and will not ever into any assignment, controlled or understanding in conflict herewith.
- Specificación de la properción de la Parece de suna en de Contra Conservación de la contra del la contra del la contra del la contra del la contra de la contra de la contra del la contra de la contra del agreement, produced, or treaty, by usually in the native of the Assigner, or its successors and progress, for the solic use of said Assigner, its successors, legal representatives and assigns.
- The control will be recognized and construct in accordance with the two of the Section California, without regard to conflict of two procepts. If any province of this instrument is found to be plegal or investmeable, the other provinces shall remain extensive and enforceable to the product execut permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

DOWNINGS WHEREOF, and investors these executes and delivered his maximum to said Assigned as of the dates writers below

ey!\

335

80

58 I

RECEIVED AND AGREED TO BY ASSESSED YOU HAVE BEEN

tone 1/7/10 Sugaran Harris Springer Stagary (1991). S Harris June 1991