# 505929493 02/21/2020

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5976211

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
SHUO JIAO	10/28/2019
MUNJAL SHAH	10/28/2019
RYAN HINCHEY	10/28/2019
CATHY YE FAN	10/28/2019
ARDAMAN SINGH	11/01/2019

#### **RECEIVING PARTY DATA**

Name:	HI.Q, INC.
Street Address:	2513 CHARLESTON RD #102
City:	MOUNTAIN VIEW
State/Country:	CALIFORNIA
Postal Code:	94043

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	16784641

## **CORRESPONDENCE DATA**

**Fax Number:** (408)236-6641

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.

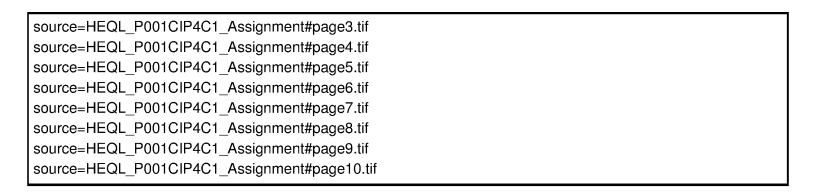
Email: assignment@m-iplaw.com
Correspondent Name: MAHAMEDI IP LAW LLP
Address Line 1: 910 CAMPISI WAY, SUITE 1E
Address Line 4: CAMPBELL, CALIFORNIA 95008

ATTORNEY DOCKET NUMBER:	HEQL.P001CIP4C1
NAME OF SUBMITTER:	ZURVAN MAHAMEDI
SIGNATURE:	/Zurvan Mahamedi/
DATE SIGNED:	02/21/2020

**Total Attachments: 10** 

source=HEQL\_P001CIP4C1\_Assignment#page1.tif source=HEQL\_P001CIP4C1\_Assignment#page2.tif

PATENT 505929493 REEL: 051890 FRAME: 0601



PATENT REEL: 051890 FRAME: 0602

**PATENT** 

#### ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, Shuo Jiao, Munjal Shah, Ryan Hinchey, Cathy Ye Fan and Ardaman Singh, the undersigned Assignor(s), believing to be the inventors of any and all new and useful improvements ("Improvements") disclosed in the below-listed patent applications ("Patent Applications"),

SYSTEM AND METHOD FOR PREDICTING MORTALITY AMONGST A USER BASE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,585 ("Patent Application") (HEQL.P001CIP2),

SYSTEM AND METHOD FOR USING SOCIAL NETWORK CONTENT TO DETERMINE A LIFESTYLE CATEGORY OF USERS, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,602 ("Patent Application") (HEQL.P001CIP3),

AUTOMATED DETERMINATION OF USER HEALTH PROFILE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,618 ("Patent Application") ( HEQL.P001CIP4), 

hereby sell, assign, and transfer to Mealth Equity Labs, a Corporation having a principal place of business at 2513 Charleston Rd #102, Mountain View, CA 94043, ("Assignee"), and its successors, assigns, and legal representatives, as of the Effective Date, our entire right, title, and interest for the United States and all foreign countries, in and to the Improvements, and to any and all follow-on applications, whether filed domestically or internationally, that claim priority to the Patent Application or otherwise describe the Improvements, including but not limited to all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications, utility models and the like that have been or shall be filed in the United States and any and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on the Improvements; and in and to all rights of priority resulting from the filing of the Patent Application; and the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such foreign applications are entitled under international conventions, treaties or otherwise.

By execution of this Assignment, we agree that the Assignee possesses, and has possessed as of the Effective Date, the right to apply for and receive a patent or patents for said improvements in its own name. At the request of the Assignee, its successors, assigns, and legal representatives, when to carry out in good faith the intent and purpose of this Assignment, we will execute additional assignments, rightful oaths, powers of attorney, and other papers and writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and we will render all necessary assistance in making application for and obtaining all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on the Improvements; execute all as may be required. We further agree to communicate to the Assignee, its successors, assigns, and representatives, all facts known to me relating to the Improvements, the Patent Application, and the history thereof. We agree to generally assist the Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for the

Initial/Date -05

10/28/2019

We covenant with the Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by me at any time, and that the full right to convey the Patent Application and the Improvements, and to claim priority to the Patent Application, as herein expressed, is and has been possessed by me up until the Effective Date.

We hereby authorize and request the Officials of the United States Patent and Trademark Office and any and all foreign Patent Offices to issue any and all Letters Patents, when granted, to said Assignee as the assignee of the entire right, title and interest in and to the same, including the right to claim priority to the Patent Application, for the sole use of said Assignee, its successors and assigns, to the full end of the term for which said Letters Patents may be granted.

We hereby grant to Van Mahamedi (Reg. No. 42.828), of Mahamedi IP Law LLP, located 1901 S. Bascom Ave., Suite 600, Campbell, California 95008, the power to insert on this document any further identification necessary or desirable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment.

Inventor/Assignor: Please Sign and Date Below:

Ardaman Singh

Signature: Shuo Auo	Date: 11/16/20/6
Signature:  Munjal Shah	Date: 11/16/2016
Signature: Landy Handy Rysta Hinchey	Date: 11/14/14
Signature————————————————————————————————————	Date: 11/16/2016.
Signature: Ldovar LL	n 13 /23/201/

**PATENT** 

#### ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, Shuo Jiao, Munjal Shah, Ryan Hinchey, Cathy Ye Fan and Ardaman Singh, the undersigned Assignor(s), believing to be the inventors of any and all new and useful improvements ("Improvements") disclosed in the below-listed patent applications ("Patent Applications"),

SYSTEM AND METHOD FOR PREDICTING MORTALITY AMONGST A USER BASE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,585 ("Patent Application") (HEQL.P001CIP2),

SYSTEM AND METHOD FOR USING SOCIAL NETWORK CONTENT TO DETERMINE A LIFESTYLE CATEGORY OF USERS, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,602 ("Patent Application") (HEQL.P001CIP3),

AUTOMATED DETERMINATION OF USER HEALTH PROFILE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,618 ("Patent Application") ( HEQL.P001CIP4), 

hereby sell, assign, and transfer to **Mealth Equity Links**; a Corporation having a principal place of business at 2513 Charleston Rd #102, Mountain View, CA 94043, ("Assignee"), and its successors, assigns, and legal representatives, as of the Effective Date, our entire right, title, and interest for the United States and all foreign countries, in and to the Improvements, and to any and all follow-on applications, whether filed domestically or internationally, that claim priority to the Patent Application or otherwise describe the Improvements, including but not limited to all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications, utility models and the like that have been or shall be filed in the United States and any and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on the Improvements; and in and to all rights of priority resulting from the filing of the Patent Application; and the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such foreign applications are entitled under international conventions, treaties or otherwise.

By execution of this Assignment, we agree that the Assignee possesses, and has possessed as of the Effective Date, the right to apply for and receive a patent or patents for said improvements in its own name. At the request of the Assignee, its successors, assigns, and legal representatives, when to carry out in good faith the intent and purpose of this Assignment, we will execute additional assignments, rightful oaths, powers of attorney, and other papers and writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and we will render all necessary assistance in making application for and obtaining all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on the Improvements; execute all as may be required. We further agree to communicate to the Assignee, its successors, assigns, and representatives, all facts known to me relating to the Improvements, the Patent Application, and the history thereof. We agree to generally assist the Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for the

Initial/Date

10/28/2019

We covenant with the Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by me at any time, and that the full right to convey the Patent Application and the Improvements, and to claim priority to the Patent Application, as herein expressed, is and has been possessed by me up until the Effective Date.

We hereby authorize and request the Officials of the United States Patent and Trademark Office and any and all foreign Patent Offices to issue any and all Letters Patents, when granted, to said Assignee as the assignee of the entire right, title and interest in and to the same, including the right to claim priority to the Patent Application, for the sole use of said Assignee, its successors and assigns, to the full end of the term for which said Letters Patents may be granted.

We hereby grant to Van Mahamedi (Reg. No. 42.828), of Mahamedi IP Law LLP, located 1901 S. Bascom Ave., Suite 600, Campbell, California 95008, the power to insert on this document any further identification necessary or desirable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment.

Inventor/Assignor: Please Sign and Date Below:

Ardaman Singh

Signature: Shuo Nuo	Date: 11/16/2016
Signature:  Munjal Shah	Date: 11/16/2016
Signature: 11 11 11 11 11 11 11 11 11 11 11 11 11	Date: 11/14/16
Signature————————————————————————————————————	Date: 11/16/2016.
Signature: 130 var 14	nom 12/23/2011

**PATENT** 

#### ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, Shuo Jiao, Munjal Shah, Ryan Hinchey, Cathy Ye Fan and Ardaman Singh, the undersigned Assignor(s), believing to be the inventors of any and all new and useful improvements ("Improvements") disclosed in the below-listed patent applications ("Patent Applications"),

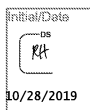
SYSTEM AND METHOD FOR PREDICTING MORTALITY AMONGST A USER BASE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,585 ("Patent Application") (HEQL.P001CIP2),

SYSTEM AND METHOD FOR USING SOCIAL NETWORK CONTENT TO DETERMINE A LIFESTYLE CATEGORY OF USERS, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,602 ("Patent Application") (HEQL.P001CIP3),

AUTOMATED DETERMINATION OF USER HEALTH PROFILE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,618 ("Patent Application") (HEQL.P001CIP4),

hereby sell, assign, and transfer to Manifer Towns, a Corporation having a principal place of business at 2513 Charleston Rd #102, Mountain View, CA 94043, ("Assignee"), and its successors, assigns, and legal representatives, as of the Effective Date, our entire right, title, and interest for the United States and all foreign countries, in and to the Improvements, and to any and all follow-on applications, whether filed domestically or internationally, that claim priority to the Patent Application or otherwise describe the Improvements, including but not limited to all divisional applications, continuation applications, continuation applications, continuation applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications, utility models and the like that have been or shall be filed in the United States and any and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on the Improvements; and in and to all rights of priority resulting from the filing of the Patent Application; and the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such foreign applications are entitled under international conventions, treaties or otherwise.

By execution of this Assignment, we agree that the Assignee possesses, and has possessed as of the Effective Date, the right to apply for and receive a patent or patents for said improvements in its own name. At the request of the Assignee, its successors, assigns, and legal representatives, when to carry out in good faith the intent and purpose of this Assignment, we will execute additional assignments, rightful oaths, powers of attorney, and other papers and writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and we will render all necessary assistance in making application for and obtaining all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on the Improvements; execute all as may be required. We further agree to communicate to the Assignee, its successors, assigns, and representatives, all facts known to me relating to the Improvements, the Patent Application, and the history thereof. We agree to generally assist the Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for the



We covenant with the Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by me at any time, and that the full right to convey the Patent Application and the Improvements, and to claim priority to the Patent Application, as herein expressed, is and has been possessed by me up until the Effective Date.

We hereby authorize and request the Officials of the United States Patent and Trademark Office and any and all foreign Patent Offices to issue any and all Letters Patents, when granted, to said Assignee as the assignee of the entire right, title and interest in and to the same, including the right to claim priority to the Patent Application, for the sole use of said Assignee, its successors and assigns, to the full end of the term for which said Letters Patents may be granted.

We hereby grant to Van Mahamedi (Reg. No. 42.828), of Mahamedi IP Law LLP, located 1901 S. Bascom Ave., Suite 600, Campbell, California 95008, the power to insert on this document any further identification necessary or desirable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment.

Inventor/Assignor: Please Sign and Date Below:

Ardaman Singh

Signature: Shan Nao	Date: 1//6/20/6
Signature:  Munjal Shah	Date: 11/16/2016
Signature: Land Handley Hand	Date: 11/14/16
Signature Cathy Ye Fan	Date: 11/16/2016.
Signature 130 voc 11	nom: 12/23/201/

## ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, Shuo Jiao, Munjal Shah, Ryan Hinchey, Cathy Ye Fan and Ardaman Singh, the undersigned Assignor(s), believing to be the inventors of any and all new and useful improvements ("Improvements") disclosed in the below-listed patent applications ("Patent Applications"),

SYSTEM AND METHOD FOR PREDICTING MORTALITY AMONGST A USER BASE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,585 ("Patent Application") (HEQL.P001CIP2),

SYSTEM AND METHOD FOR USING SOCIAL NETWORK CONTENT TO DETERMINE A LIFESTYLE CATEGORY OF USERS, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,602 ("Patent Application") (HEQL.P001CIP3).

AUTOMATED DETERMINATION OF USER HEALTH PROFILE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,618 ("Patent Application") (HEQL.P001CIP4),

> HLQ. INC.

hereby sell, assign, and transfer to Health Equity Labs; a Corporation having a principal place of business at 2513 Charleston Rd #102, Mountain View, CA 94043, ("Assignce"), and its successors, assigns, and legal representatives, as of the Effective Date, our entire right, title, and interest for the United States and all foreign countries, in and to the Improvements, and to any and all follow-on applications, whether filed domestically or internationally, that claim priority to the Patent Application or otherwise describe the Improvements, including but not limited to all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications, utility models and the like that have been or shall be filed in the United States and any and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on the Improvements; and in and to all rights of priority resulting from the filing of the Patent Application; and the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such foreign applications are entitled under international conventions, treaties or otherwise.

By execution of this Assignment, we agree that the Assignee possesses, and has possessed as of the Effective Date, the right to apply for and receive a patent or patents for said improvements in its own name. At the request of the Assignee, its successors, assigns, and legal representatives, when to carry out in good faith the intent and purpose of this Assignment, we will execute additional assignments, rightful oaths, powers of attorney, and other papers and writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and we will render all necessary assistance in making application for and obtaining all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on the Improvements; execute all as may be required. We further agree to communicate to the Assignee, its successors, assigns, and representatives, all facts known to me relating to the Improvements, the Patent Application, and the history thereof. We agree to generally assist the Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for the

Initial/Date

-1 -

We covenant with the Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by me at any time, and that the full right to convey the Patent Application and the Improvements, and to claim priority to the Patent Application, as herein expressed, is and has been possessed by me up until the Effective Date.

We hereby authorize and request the Officials of the United States Patent and Trademark Office and any and all foreign Patent Offices to issue any and all Letters Patents, when granted, to said Assignee as the assignee of the entire right, title and interest in and to the same, including the right to claim priority to the Patent Application, for the sole use of said Assignee, its successors and assigns, to the full end of the term for which said Letters Patents may be granted.

We hereby grant to Van Mahamedi (Reg. No. 42,828), of Mahamedi IP Law LLP, located 1901 S. Bascom Ave., Suite 600, Campbell, California 95008, the power to insert on this document any further identification necessary or desirable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment.

Inventor/Assignor: Please Sign and Date Below:

Signature: Shuo Rao	Date: 11/16 20/6
Signature: Munjal Shah	Date: 11 16 /2016
Signature: Ryan Hinchey	Date: 11/16/16
Signature: Cathy Ye Fan	Date: 11/16/2016
Signature: Ldanor St. Ardaman Singh	Date: 12/23/2016

#### ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, Shuo Jiao, Munjal Shah, Ryan Hinchey, Cathy Ye Fan and Ardaman Singh, the undersigned Assignor(s), believing to be the inventors of any and all new and useful improvements ("Improvements") disclosed in the below-listed patent applications ("Patent Applications"),

SYSTEM AND METHOD FOR PREDICTING MORTALITY AMONGST A USER BASE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,585 ("Patent Application") (HEQL.P001CIP2),

itial/Date

1/20/1

SYSTEM AND METHOD FOR USING SOCIAL NETWORK CONTENT TO DETERMINE A LIFESTYLE CATEGORY OF USERS, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,602 ("Patent Application") (HEQL.P001CIP3).

AUTOMATED DETERMINATION OF USER HEALTH PROFILE, filed in the United States Patent and Trademark Office on September 22, 2016 ("Effective Date"), and having Application No. 15/273,618 ("Patent Application") ( HEQL.P001CIP4),

HI.G. INC.

hereby sell, assign, and transfer to Health-Siquity-Earles; a Corporation having a principal place of business at 2513 Charleston Rd #102, Mountain View, CA 94043, ("Assignee"), and its successors, assigns, and legal representatives, as of the Effective Date, our entire right, title, and interest for the United States and all foreign countries, in and to the Improvements, and to any and all follow-on applications, whether filed domestically or internationally, that claim priority to the Patent Application or otherwise describe the Improvements, including but not limited to all divisional applications, continuation applications, continuation applications, continuation applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications, utility models and the like that have been or shall be filed in the United States and any and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on the Improvements; and in and to all rights of priority resulting from the filing of the Patent Application; and the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such foreign applications are entitled under international conventions, treaties or otherwise.

By execution of this Assignment, we agree that the Assignee possesses, and has possessed as of the Effective Date, the right to apply for and receive a patent or patents for said improvements in its own name. At the request of the Assignee, its successors, assigns, and legal representatives, when to carry out in good faith the intent and purpose of this Assignment, we will execute additional assignments, rightful oaths, powers of attorney, and other papers and writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and we will render all necessary assistance in making application for and obtaining all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on the Improvements; execute all as may be required. We further agree to communicate to the Assignee, its successors, assigns, and representatives, all facts known to me relating to the Improvements, the Patent Application, and the history thereof. We agree to generally assist the Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for the

We covenant with the Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by me at any time, and that the full right to convey the Patent Application and the improvements, and to claim priority to the Patent Application, as berein expressed, is and has been possessed by me up until the Effective Date.

We hereby authorize and request the Officials of the United States Patent and Trademark Office and any and all foreign Patent Offices to issue any and all Letters Patents, when granted, to said Assignee as the assignee of the entire right, title and interest in and to the same, including the right to claim priority to the Patent Application, for the sole use of said Assignee, its successors and assigns, to the full end of the term for which said Letters Patents may be granted.

We bereby grant to <u>Van Mahamerii (Res. No. 42,828)</u>, of Mahamedi IP Law LLP, located <u>1901 S.</u>
<u>Basson, Ave., Suite 600, Campbell, California 93008</u>, the power to insert on this document any further identification necessary or destrable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment.

Inventor/Assignor: Please Sign and Date Below:

Dave 11/16 2016

Spracure Manual Study Dame 11/16/2016

Date: 11/1/4/1/4

Significantly Ye Fan

Date: 11/16/2016

Signature 4 days on 44

Date: 12/23/2011