506088906 06/03/2020

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
SHAHNAD NADERSHAHI	05/04/2020

RECEIVING PARTY DATA

Name:	ame: PLANAR SYSTEMS, INC.	
Street Address: 1195 NW COMPTON DRIVE		
City:	BEAVERTON	
State/Country:	OREGON	
Postal Code:	97006-1992	

PROPERTY NUMBERS Total: 3

Property Type	Number
Application Number:	62543321
Application Number:	16637268
PCT Number:	US1846111

CORRESPONDENCE DATA

Fax Number: (503)220-2480

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: 503-224-3380

Email: rob.teel@stoel.com, kris.fiarito@stoel.com, connie.english@stoel.com

Correspondent Name: ROBERT R. TEEL

Address Line 1: 760 SW NINTH AVENUE

Address Line 2: SUITE 3000

Address Line 4: PORTLAND, OREGON 97205-2586

ATTORNEY DOCKET NUMBER:	11429/2601
NAME OF SUBMITTER:	ROBERT R. TEEL
SIGNATURE:	/Robert R. Teel/
DATE SIGNED:	06/01/2020

Total Attachments: 9

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PATENT 506088906 REEL: 052825 FRAME: 0880



PATENT REEL: 052825 FRAME: 0881

ASSIGNMENT

WHEREAS, Shahnad Nadershahi, of Hillsboro, Oregon ("ASSIGNOR"), has made inventions described in International Patent Application No. PCT/US2018/046111, filed August 9, 2018, entitled CLOCK SYNTHESIS CIRCUITRY AND ASSOCIATED TECHNIQUES FOR GENERATING CLOCK SIGNALS REFRESHING DISPLAY SCREEN CONTENT, which claims the benefit of U.S. Provisional Patent Application No. 62/543,321, filed August 9, 2017; and

WHEREAS, ASSIGNOR believes himself to be the original inventor or an original joint inventor of the subject matter described in said patent applications; and

WHEREAS, Planar Systems, Inc., an Oregon corporation, having a place of business at 1195 NW Compton Drive, Beaverton, OR 97006-1992 ("ASSIGNEE"), desires to formalize its interest therein:

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR, confirms the assignment of said inventions and said patent applications, and does hereby assign and transfer to ASSIGNEE the full and exclusive right, title, and interest in and to said inventions, said patent applications, and any and all patent rights and letters patent for said inventions in the United States of America and elsewhere throughout the world, including provisional rights, foreign patent priority rights, and the right to apply for patents in ASSIGNOR's name or in the name of ASSIGNEE and further including all divisions and continuations of said applications and of any foreign patent applications, and all reissues and extensions of patent rights and letters patent for said inventions, all to be held and enjoyed by ASSIGNEE for its own use and benefit, and by its successors and assigns for their own use and benefit, for the full duration of the terms for which patent rights and letters patent may be granted in this or any foreign country, and covenants that ASSIGNOR has full right so to do, and agrees that ASSIGNOR will communicate to ASSIGNEE and its successors and assigns, any facts known to ASSIGNOR respecting said inventions, and testify in any legal proceeding, sign all lawful papers, execute all lawful divisional, continuation, and reissue applications, make all rightful declarations or oaths, and do everything lawfully possible to aid ASSIGNEE and its successors and assigns, to obtain and enforce proper patent protection for said inventions in the United States of America and elsewhere throughout the world.

104185347.1 0011429-02601

PATENT REEL: 052825 FRAME: 0882 This Assignment is effective as of the respective patent application filing dates set forth above.

Executed at Hillsboro (city), State of Oregon, this 4th day of May, 2020, by Planar Systems, Inc., acting as agent and attorney-in-fact for Shahnad Nadershahi, pursuant to a Power of Attorney granted by the attached Employee Confidentiality & Proprietary Rights Agreement dated August 18, 2016.

Planar Systems, Inc.

(as attorney-in-fact for Shahnad Nadershahi)

By: Stephanie Hines Its: General Counsel

STATE OF OREGON)
County of) ss.)
This day of _	, 2020, before me personally came the above-named
Stephanie Hines, who acknow	owledged to me that he executed the foregoing instrument of her own
free will.	
	Notary Public for
	My commission expires:

STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000 Portland, OR 97205

Telephone: (503) 224-3380 Facsimile: (503) 220-2480

Attorney Docket No.: 11429/2601

EMPLOYEE CONFIDENTIALITY AND PROPRIETARY RIGHTS AGREEMENT

By signature below, I enter into this Confidentiality and Proprietary Rights Agreement (Agreement) with Planar Systems, Inc. (Company). This Agreement will be effective upon my first day of work for Company.

Company has researched, compiled and developed certain proprietary data, including, but not limited to customer information, trade secrets, and other information which is not generally disclosed by Company to the public. In the course of my employment with Company, I may acquire knowledge (both orally and in writing) relating to confidential affairs of the company and confidential, proprietary, and trade secret information. In consideration of my employment, and Company 's time, effort and resources devoted to my training and briefing, and my access to Confidential Information (defined below) that will assist me in performing my job duties, I agree as follows:

- 1. Confidential Information. "Confidential Information" is proprietary data that has been researched, compiled, developed and/or maintained by Company, and which is not generally known within the industry. Confidential Information includes, but is not limited to, information, ideas, knowledge, data, or know-how related to products, processes, software, designs, formulae, tests, research, business and/or marketing plans and strategies, costs, profits, pricing, personnel and financial information, capitalization and other corporate data and information, and information about or obtained from customers, authors, suppliers, consultants, licensees, or affiliates. Confidential Information also includes information Company has received from third parties in confidence.
- (a) Use and Disclosure Restrictions. I will not use or disclose Confidential Information, in any form, for any purpose, except in the course of and for the purposes of my employment relationship with Company.
- (b) Ownership of Information. I will obtain no right, title or interest in the Confidential Information, or any related information or data. The Confidential Information and related Information shall remain the sole property of Company.
- (c) Return of Information. I will return all Confidential Information, including all copies in any form, to Company immediately upon termination of my employment with Company, or earlier upon the request of Company.
- 2. Return of Property. In the course of my employment with Company, I may be provided with equipment, supplies, keys, credits cards, software, and other property for business use (collectively, "Company Property"). I will return all Company Property immediately upon Company's request to do so, and in any event, upon termination of my employment with Company.

EMPLOYEE NDA & IP AGR

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Assignment of Inventions.

- (a) "Inventions" means ideas, improvements, designs, processes, formulas, techniques, authored works (whether software or other forms), and/or discoveries, whether or not reduced to writing, and whether or not patentable or copyrightable.
- (b) "Covered Work" means Inventions that 1) are conceived by me (alone or with others) while employed by Company, or 2) are developed in whole or in part on Company's time, or 3) are developed in whole or in part using Company's equipment, supplies, or facilities, or 4) depend for their effectiveness on Confidential Information, or 5) incorporate Confidential Information. An Invention I conceive or develop is Covered Work whether or not my activities occur (i) on or off the premises, (ii) before, during or after working hours, or (iii) within or without the scope of work assigned to me.
- (c) Assignment. I understand that Covered Work is work made for hire and, in any case, owned exclusively by Company. To the extent any such Covered Work does not qualify as work made for hire, I hereby assign to Company all worldwide right, title and interest to all such Covered Work, whenever made. I hereby waive any rights and claims I may have in any jurisdiction to any moral rights of "droit moral" with respect to any Covered Work and confirm that Company has the right to make, have made, and own enhancements, derivative works, and other modifications to Covered Work.
- (d) Reporting. I agree to inform an officer of Company if I intend to incorporate into Company's products or technology or otherwise use for Company's benefit any Invention I made that I believe is not a Covered Work. If I fail to inform an officer of Company prior to such use of an Invention I made, I hereby grant to company a non-exclusive, unlimited, perpetual, irrevocable, worldwide, royalty-free right and license to use such Invention in connection with Company's business and in its sole discretion.
- (e) Exceptions. Except as provided in Section 3(d), this Section 3 does not apply to any invention I made that predates my employment with Company and which is identified on Exhibit A to this Agreement. This Section 3 also does not apply to any invention for which no equipment, supplies, facilities, or trade secret information of Company was used and which was developed entirely on my own time, unless (i) the invention relates directly to the business of Company, or to Company's actual or demonstrably anticipated research or development, or (ii) the invention results from any work I performed for Company.
- (f) Cooperation. I will reveal promptly all information relating to inventions and Covered Work to an appropriate officer of the Company. At Company's expense, and for no additional compensation, I will cooperate fully and promptly with Company and execute such documents as may be requested if

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Company desires to seek, document, enhance, or defend Company's ownership, copyright, patent, trademark, or other intellectual property protection relating to any Covered Work, even after I no longer work for Company. I appoint Company (and its authorized agents) as my agent and attorney-in-fact for the following limited purposes: to take any action to obtain patents, copyrights, or other kinds of legal protection in Covered Works; to assign those rights to Company; and to protect those rights from infringement. This appointment and power of attorney are irrevocable. Any action taken by Company under this power of attorney will have the same legal effect as if I did it myself.

- 4. No Violation of Contract. My acceptance of employment with Company does not violate any contractual obligations I owe to any third party. I will not use or disclose to Company confidential information or trade secrets of any third party without that party's consent. I acknowledge that Company wishes me to abide strictly by the terms of valid and enforceable obligations I have to prior employers or clients, and that I am to inform an appropriate officer of the Company whenever I believe a task I am to perform for the Company would put my ability to abide by those obligations at risk. I agree to indemnify Company against any liability arising from any misrepresentations made in this Section 4.
- 5. Work Assignment. While I am employed by Company, I will devote my full time and attention to the transaction of Company's business. Nothing in this Agreement creates an employment contract for a specific term or otherwise alters the at will nature of my employment with Company. Either party may terminate the relationship at any time, for any reason, with or without prior notice.
- 6. Conflict of Interest. While I am employed by Company, I will not work, directly or indirectly, for any company which competes with Company, nor will I solicit Company customers, potential customers or contacts for the purpose of selling products or services for any person or entity other than Company.
- Non-solicitation. For one year after my employment with Company 7. terminates, regardless of the reason for termination, I will not (a) directly or indirectly solicit business from any person or entity which then is or was a Company customer. client or prospect during the twelve (12) months prior to termination, (b) induce any such person or entity to cease or reduce their business relationship with Company; (c) induce any person to leave the employment of Company; or (d) directly or indirectly hire or use the services of any Company employee unless I obtain Company's written consent. I will not aid others in doing anything I am prohibited from doing myself under this paragraph, whether as an employee, officer, director, shareholder, partner, consultant or otherwise. For purposes of this paragraph, the term "solicit" includes (i) responding to requests for proposals and invitations for bids and (ii) initiating contacts with customers, clients, or prospects of Company for the purpose of advising them that I no longer am employed by or consulting for Company and am available for work which is competitive with the goods or services offered by Company. The term "Company employee" includes any then-current employee or

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consultant, or temporary employee, of Company, or any person who has left the employ of Company within the then previous six (6) months. The terms "Company client" and "Company customer" include any parent corporation, subsidiary corporation, affiliate corporation or partner or joint venture of a client or customer. "Company prospect" means any person or entity to whom Company has submitted a bid or proposal within the then immediately preceding six (6) months.

- 8. Continuation of Obligations. Except to the extent this Agreement provides otherwise, the restrictions of and my obligations under this Agreement will continue after my employment terminates, regardless of the reason for termination. Upon termination of my employment, I agree to execute and deliver to Company the Termination Certification in the form attached as Exhibit B to this Agreement.
- 9. Consent to Injunction. I acknowledge that Company would suffer irreparable harm for which monetary damages alone would not adequately compensate Company if I breached this Agreement. For that reason, I agree Company shall be entitled to injunctive relief to enjoin any breach or threatened breach of this Agreement, in addition to any other available remedies.
- 10. Governing Law and Jurisdiction. This Agreement shall be interpreted and enforced in accordance with the laws of the State of Oregon, without regard to conflict of law principles. The exclusive jurisdiction for any action to interpret or enforce this Agreement shall be state of Oregon.
- 11. Attorney Fees. In the event of any suit, action or arbitration to interpret or enforce this Agreement, the prevailing party shall be entitled to its attorney fees, costs, and out-of-pocket expenses, at trial and on appeal.
- 12. Waiver. Company's failure to demand strict performance of any provision of this Agreement shall not constitute a waiver of any provision, term, covenant, or condition of this Agreement or the right to demand strict performance in the future.
- 13. Successors and Assigns. This Agreement shall be binding upon my heirs, executors, administrators or other legal representatives and may be assigned and enforced by Company, its successors and assigns. As used in this Agreement, the term "Company" shall include Company, its subsidiaries, subdivisions, and affiliates.
- 14. Entire Agreement. This Agreement and any confidentiality, non-solicitation, and/or noncompetition agreement I entered into with Company or any predecessor company acquired by or affiliated with Company, constitute the entire agreement of Company and me with respect to the subject matter of this Agreement. Each of the rights, obligations and remedies provided for in these agreements shall be cumulative.

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- Severability and Enforcement. The parties agree that any provision of this Agreement or its application that is held invalid shall be modified as necessary to render it valid and enforceable. If any provision of this Agreement or its application is held invalid and cannot be modified to render it valid and enforceable, the invalidity shall not affect other obligations, provisions, or applications of this Agreement which can be given effect without the invalid provisions or applications.
- Opportunity for Review. By signature below I acknowledge that I have carefully read the foregoing Agreement, understand its contents, and signed it voluntarily.

Ol Naha	
Signature Signature	

8/18/16. Printed Name

Date

Exhibit A

*	Prior Inventions follows:	Inventions to be excluded from Section 3 of this Agreement are as vs:		
	TITLE	DATE	IDENTIFYING NUMBER OR DESCRIPTION	
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Date	3 .			

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LIST OF PRIOR INVENTIONS AND ORIGINAL WORKS OF AUTHORSHIP

Tille	_Date_	Identifying Number or Brief Description

Name of Employee: S.NADERSHAH!

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RECORDED: 06/03/2020