

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6238997

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	IPCREATE, INC.	03/31/2016
RECEIVING PARTY DATA		
Name:	SONY COMPUTER ENTERTAINMENT AMERICA LLC	
Street Address:	2207 BRIDGEPOINTE PARKWAY	
City:	SAN MATEO	
State/Country:	CALIFORNIA	
Postal Code:	94404	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Application Number:	16445008
CORRESPONDENCE DATA		
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ATTORNEY DOCKET NUMBER:	SCEA-15123COB	
NAME OF SUBMITTER:	TINA M. INGRANDE	
SIGNATURE:	/Tina M. Ingrande/	
DATE SIGNED:	08/06/2020	
Total Attachments: 4		
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ASSIGNMENT

THIS ASSIGNMENT, by IPCREATE, INC. (hereinafter referred to as the ASSIGNOR), witnesses the following:

WHEREAS the ASSIGNOR owns the entire right, title, and interest in certain new, non-obvious, and useful inventions that are described in the United States patent applications identified on SCHEDULE A and attached hereto;

WHEREAS SONY COMPUTER ENTERTAINMENT AMERICA LLC, a body having corporate powers under the laws of the STATE OF DELAWARE, UNITED STATES OF AMERICA, and having a principal place of business at 2207 BRIDGEPOINT PARKWAY, SAN MATEO, CALIFORNIA 94404 (hereinafter referred to as the ASSIGNEE), desires to obtain the entire right, title, and interest in the United States patent applications identified on SCHEDULE A, the inventions that are described in the United States patent applications identified on SCHEDULE A, and any patent, United States or foreign, to be obtained on the basis of any United States patent application identified on SCHEDULE A;

THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged:

1. The ASSIGNOR has sold, assigned, and transferred, and does hereby sell, assign, and transfer to the ASSIGNEE the entire right, title, and interest in and to:

- (a) the United States patent applications identified on SCHEDULE A;
- (b) the inventions that are described in the United States patent applications identified on SCHEDULE A;
- (c) any patent that may be granted with respect to the foregoing applications and inventions both in the United States of America and in any foreign country throughout the world;
- (d) any division, continuation, or continuation-in-part of the United States patent applications identified on SCHEDULE A;
- (e) any reissue of any patent granted with respect to the United States patent applications identified on SCHEDULE A;
- (f) any re-examination of any patent granted with respect to the United States patent applications identified on SCHEDULE A;
- (g) any patent resulting from any post-grant proceeding involving any patent granted with respect to the United States patent applications identified on SCHEDULE A, including but not limited to any patent subjected to a petition for covered business method review, *inter partes* review, or post-grant review; and
- (h) any and all rights under the Paris Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure, the Agreement on Trade-Related Aspects of Intellectual Property Rights, and the Patent Law Treaty.

The foregoing right, title, and interest is to be held and enjoyed by the ASSIGNEE for its own use to the full end of the term for which any patent may be granted and as fully and entirely as the same would have been held and enjoyed by the ASSIGNOR had this sale, assignment, and transfer not been made.

2. The ASSIGNOR hereby warrants and represents that, at the time of execution and delivery of this ASSIGNMENT, the ASSIGNOR was the lawful owner of the entire right, title, and interest in:

- (a) the inventions that are described in the United States patent applications identified on SCHEDULE A;
- (b) the United States patent applications identified on SCHEDULE A; and
- (c) the rights for any patent, United States or foreign, to be obtained on the United States patent applications identified on SCHEDULE A,

and that the ASSIGNOR has not entered into any assignment, contract, or other understanding—be it written or oral—in conflict with any provision set forth in this ASSIGNMENT.

3. The ASSIGNOR hereby covenants and agrees to assist and cooperate with the ASSIGNEE such that the ASSIGNEE may enjoy, to the fullest extent possible as recognized at law and in equity, the right, title, and interest conveyed by this ASSIGNMENT, provided, however, that the entire expense incurred by the ASSIGNOR in lending such assistance and cooperation be paid by the ASSIGNEE. Such non-exclusive cooperation shall include:

- (a) prompt execution of all papers (prepared at the expense of the ASSIGNEE) that are deemed necessary or desirable by the ASSIGNEE to perfect any right, title, and interest conveyed by this ASSIGNMENT;

- (b) prompt execution of all petitions, oaths, specifications, declarations, and other papers (prepared at the expense of ASSIGNEE) that are deemed necessary or desirable by the ASSIGNEE for filing or prosecuting in the United States or any foreign country:

- (i) the United States patent applications identified on SCHEDULE A,

- (ii) any applications that are a division, continuation, or continuation-in-part of the United States patent applications identified on SCHEDULE A,

- (iii) any reissue of any patent granted with respect to the United States patent applications identified on SCHEDULE A,

- (iv) any re-examination of any patent granted with respect to the United States patent applications identified on SCHEDULE A,

- (v) any post-grant examination of any patent granted with respect to the United States patent applications identified on SCHEDULE A, and

- (vi) any foreign patent or application related to or otherwise claiming a priority benefit to any of the United States patent applications identified on SCHEDULE A;

- (c) prompt assistance and cooperation in the prosecution of all legal proceedings involving:

- (i) the inventions that are described in the United States patent applications identified on SCHEDULE A,

- (ii) the United States patent applications identified on SCHEDULE A,

- (iii) in and to any patent, United States or foreign, to be obtained on the patent applications identified on SCHEDULE A, and

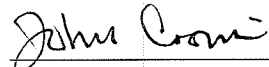
- (iv) to any and all improvements that are otherwise disclosed in the foregoing applications,

including any and all administrative actions such as, but not limited to, those before the Patent Trial and Appeal Board or the International Trade Commission, and any judicial actions such as, but not limited to, those before any state or federal court having original jurisdiction over any such action and any appellate court(s) exercising jurisdiction over any judgment or decision rendered by such state or federal court having original jurisdiction.

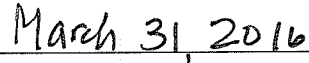
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4. The terms, covenants, and conditions of this ASSIGNMENT shall inure to the benefit of the ASSIGNEE, its successors, assigns, and/or legal representatives, and shall be binding upon the ASSIGNOR, its heirs, legal representatives, and assigns.

IN WITNESS WHEREOF, the ASSIGNOR has executed and delivered this ASSIGNMENT on the date noted below.



John Cronin
Chief Executive Officer
IPCREATE, INC.



Date

SCHEDULE A

Application Number	File Date	Application Title
14/460,272	8/14/2014	PERSONAL DIGITAL ASSISTANCE AND VIRTUAL REALITY
61/786,572	3/15/2013	PERSONAL DIGITAL ASSISTANCE AND VIRTUAL REALITY
14/147,429	1/3/2014	PERSONAL DIGITAL ASSISTANCE AND VIRTUAL REALITY
14/460,273	8/14/2014	REAL TIME UNIFIED COMMUNICATIONS INTERACTION OF A PREDEFINED LOCATION IN A VIRTUAL REALITY LOCATION
61/786,569	3/15/2013	REAL TIME UNIFIED COMMUNICATIONS INTERACTION OF A PREDEFINED VIRTUAL REALITY LOCATION
14/147,430	1/3/2014	REAL TIME UNIFIED COMMUNICATIONS INTERACTION OF A PREDEFINED LOCATION IN A VIRTUAL REALITY LOCATION
14/460,275	8/14/2014	CROWD AND CLOUD ENABLED VIRTUAL REALITY DISTRIBUTED LOCATION NETWORK
61/786,581	3/15/2013	CROWD AND CLOUD ENABLED VIRTUAL REALITY DISTRIBUTED LOCATION NETWORK
14/147,431	1/3/2014	CROWD AND CLOUD ENABLED VIRTUAL REALITY DISTRIBUTED LOCATION NETWORK
14/460,276	8/14/2014	SYSTEM AND METHODS FOR EFFECTIVE VIRTUAL REALITY VISITOR INTERFACE
61/786,563	3/15/2013	SYSTEM AND METHODS FOR EFFECTIVE VIRTUAL REALITY VISITOR INTERFACE
14/147,432	1/3/2014	SYSTEM AND METHODS FOR EFFECTIVE VIRTUAL REALITY VISITOR INTERFACE
14/460,277	8/14/2014	VIRTUAL REALITY UNIVERSE REPRESENTATION CHANGES VIEWING BASED UPON CLIENT SIDE PARAMETERS
61/786,576	3/15/2013	VIRTUAL REALITY UNIVERSE REPRESENTATION CHANGES VIEWING BASED UPON CLIENT SIDE PARAMETERS
14/147,433	1/3/2014	VIRTUAL REALITY UNIVERSE REPRESENTATION CHANGES VIEWING BASED UPON CLIENT SIDE PARAMETERS
14/460,279	8/14/2014	VIRTUAL REALITY INTERACTION WITH 3D PRINTING
61/786,559	3/15/2013	VIRTUAL REALITY INTERACTION WITH 3D PRINTING
14/147,435	1/3/2014	VIRTUAL REALITY INTERACTION WITH 3D PRINTING
14/460,280	8/14/2014	VIRTUAL REALITY ENHANCED THROUGH BROWSER CONNECTIONS
61/786,553	3/15/2013	VIRTUAL REALITY ENHANCED THROUGH BROWSER CONNECTIONS
14/147,436	1/3/2014	VIRTUAL REALITY ENHANCED THROUGH BROWSER CONNECTIONS
14/460,281	8/14/2014	REAL TIME VIRTUAL REALITY LEVERAGING WEB CAMS AND IP CAMS AND WEB CAM AND IP CAM NETWORKS
61/786,548	3/15/2013	REAL TIME VIRTUAL REALITY LEVERAGING WEB CAMS
14/147,437	1/3/2014	REAL TIME VIRTUAL REALITY LEVERAGING WEB CAMS AND IP CAMS AND WEB CAM AND IP CAM NETWORKS
14/460,282	8/14/2014	WEARABLE COMPUTER USING PROGRAMMED LOCAL TAG
14/147,440	1/3/2014	WEARABLE COMPUTER USING PROGRAMMED LOCAL TAG