# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6531194

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
GARRETT BIEMER	02/02/2021
PAUL WILLIAMS	02/02/2021

### **RECEIVING PARTY DATA**

Name:	BETMIX LLC		
Street Address:	11200 PEPPER ROAD		
City:	HUNT VALLEY		
State/Country:	tate/Country: MARYLAND		
Postal Code:	21031		

# **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17166236

## **CORRESPONDENCE DATA**

Fax Number:

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:** 443-541-5680

Email: patents@olivergrimsley.com
Correspondent Name: OLIVER & GRIMSLEY, LLC
Address Line 1: 502 WASHINGTON AVENUE

Address Line 2: SUITE 605

Address Line 4: TOWSON, MARYLAND 21204

ATTORNEY DOCKET NUMBER:	BTMX3
NAME OF SUBMITTER:	LARRY J. GUFFEY
SIGNATURE:	/Larry J. Guffey, Reg. No. 37,048/
DATE SIGNED:	02/03/2021

### **Total Attachments: 5**

source = Patent Assignment Garrett Biemer BTMX3#page1.tif

source = Patent Assignment Garrett Biemer BTMX3#page 2.t if

source = Patent Assignment Paul Williams BTMX 3. docx [1] # page 1. tif

source = Patent Assignment Paul Williams BTMX 3. docx [1] # page 2. tif

source = Patent Assignment Paul Williams BTMX 3. docx [1] # page 3. tif

# INVENTION, PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

	This	Invention,	Patent	and	Intellectual	Property	Assignment	Agreement	is	made	this	<u>2</u>	day	of
_	<u>Februa</u>	ry	, 2021	by a	nd between	Garrett Bie	emer ("Assign	or"), an indiv	/idu	al and	United	d States	s citiz	en
r	esiding at <u>8 \$</u>	<u>Sanborn Ave</u>	., Bostor	1, MA	<u>. 02132</u> , and E	BetMIX, LI	LC, a Kentuck	y limited liab	ility	compa	ny, ha	ving a p	orincij	pal
p	lace of busin	ness at: 1120	0 Peppe	r Roa	d, Hunt Valle	ey, MD 210	31 ("Assignee	e"):						

WHEREAS, Assignor is or was an employee, contractor, or other service provider to Assignee; and

WHEREAS, Assignor participated in the development of an invention, which is the subject of, but is not limited solely to the invention described or otherwise embodied in, the U.S. Provisional Patent Application tentatively titled "Method and System for Compiling Performance Metrics for Racing Competitors" a draft of which is attached hereto and incorporated herein by reference (the "Patent Application"). The invention embodied in the Patent Application is generally described as a means for analyzing the digital video data of races around a racetrack to compute the performance metrics (e.g., speed exhibited during various portions of a race) that various competitors have exhibited during their prior races, training sessions or even a current race. Such performance metrics can be used by potential wagerers or bettors to help their efforts to handicap current or upcoming races in which these racing competitors will be competing; and

WHEREAS, Assignor and Assignee desire to confirm the assignment to Assignee of all present and future rights, title, and interest in and to the Patent Application, including but not limited to all rights, title, and interest in and to all patent, copyright, trade secret, trademark and other proprietary rights embodied in, evidenced by or otherwise described in the invention described in the Patent Application, and all derivatives, modifications and enhancements thereof (collectively "IP Rights");

NOW, THEREFORE, for good and valuable consideration of the mutual promises herein and one dollar in hand paid, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Assignor hereby assigns and transfer unto Assignee, its successors and assigns, and automatically assigns and transfers in the future without additional action, the entire right, title and interest in and to all IP Rights, including all IP Rights in the Patent Application and the invention therein, including but not limited to all derived patents as that term is defined in 35 USC § 291(a), patent divisions, re-issues, revivals, continuations or continuations-in-part, substitute patent applications, and extensions thereof, in the United States and everywhere in the world (including but not limited to the right to apply for Letters Patents or the equivalent in foreign countries in the Assignee's own name and to claim any priority rights for such foreign applications to which such applications are entitled under international conventions, treaties, or otherwise).
- 2. Assignor does further agree to execute and deliver without further consideration any further applications, assignments and documents, and to perform such other acts as Assignee reasonably may request, that may be deemed necessary by Assignee, its successors, assigns and nominees, fully to secure Assignee's interest as aforesaid and to obtain or maintain Letters Patents in any and all countries. If Assignor fails, refuses or is otherwise unable to execute such documents, the Assignor hereby appoints the then president of the Assignee as its due and lawful attorney in fact with the power of attorney to execute such documents and take such acts under this paragraph as Assignor was required to execute or take, such power being coupled with an interest herein and irrevocable.
- 3. Assignor does hereby authorize and request the Commissioner of Patents and, in the event foreign patent applications are filed, the heads of the foreign patent granting entities where foreign patent applications are filed, to reflect on the public record ownership in the Assignee of the entire right, title and interest in the Invention.

Once this Assignment is signed and delivered, any reproduction of this Assignment made by reliable means (for example, .pdf or .TIFF format) will be considered an original.

IN WITNESS WHEREOF, the parties have signed their names on the day and year set forth above.

WITNESS/ATTEST:	ASSIGNEE:
	BetMIX, LLC
Docusigned by:  Deveny Fockman  3067BE9E9FA74C4	Docusigned by:  Michael Jordan (SEAL)  By: 90D2375DF773482  Title:
	Date:
WITNESS/ATTEST:	ASSIGNOR:
DocuSigned by:  Devemy Fockman  3067BE9E9FA74C4	By: CHATTER BIOTHER  (SEAL
	Address: 8 Sanborn Ave. Boston, MA 02132
	Date:

## INVENTION, PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Invention, Patent and Intellectual Property Assignment Agreement is made this <u>2</u> day of <u>February</u>, 2021 by and between Paul Williams ("Assignor"), an individual and United Kingdom citizen residing at 3535 S. Ocean Drive – 1906, Hollywood, FL 33019, and BetMIX, LLC, a Kentucky limited liability company, having a principal place of business at: 11200 Pepper Road, Hunt Valley, MD 21031 ("Assignee"):

WHEREAS, Assignor is or was an employee, contractor, or other service provider to Assignee; and

WHEREAS, Assignor participated in the development of an invention, which is the subject of, but is not limited solely to the invention described or otherwise embodied in, the U.S. Provisional Patent Application tentatively titled "Method and System for Compiling Performance Metrics for Racing Competitors" a draft of which is attached hereto and incorporated herein by reference (the "Patent Application"). The invention embodied in the Patent Application is generally described as a means for analyzing the digital video data of races around a racetrack to compute the performance metrics (e.g., speed exhibited during various portions of a race) that various competitors have exhibited during their prior races, training sessions or even a current race. Such performance metrics can be used by potential wagerers or bettors to help their efforts to handicap current or upcoming races in which these racing competitors will be competing; and

WHEREAS, Assignor and Assignee desire to confirm the assignment to Assignee of all present and future rights, title, and interest in and to the Patent Application, including but not limited to all rights, title, and interest in and to all patent, copyright, trade secret, trademark and other proprietary rights embodied in, evidenced by or otherwise described in the invention described in the Patent Application, and all derivatives, modifications and enhancements thereof (collectively "IP Rights");

NOW, THEREFORE, for good and valuable consideration of the mutual promises herein and one dollar in hand paid, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Assignor hereby assigns and transfers unto Assignee, its successors and assigns, and automatically assigns and transfers in the future without additional action, the entire right, title and interest in and to all IP Rights, including all IP Rights in the Patent Application and the invention therein, including but not limited to all derived patents as that term is defined in 35 USC § 291(a), patent divisions, re-issues, revivals, continuations or continuations-in-part, substitute patent applications, and extensions thereof, in the United States and everywhere in the world (including but not limited to the right to apply for Letters Patents or the equivalent in foreign countries in the Assignee's own name and to claim any priority rights for such foreign applications to which such applications are entitled under international conventions, treaties, or otherwise).
- 2. Assignor does further agree to execute and deliver without further consideration any further applications, assignments and documents, and to perform such other acts as Assignee reasonably may request, that may be deemed necessary by Assignee, its successors, assigns and nominees, fully to secure Assignee's interest as aforesaid and to obtain or maintain Letters Patents in any and all countries. If Assignor fails, refuses or is otherwise unable to execute such documents, the Assignor hereby appoints the then president of the Assignee as its due and lawful attorney in fact with the power of attorney to execute such documents and take such acts under this paragraph as Assignor was required to execute or take, such power being coupled with an interest herein and irrevocable.
- 3. Assignor does hereby authorize and request the Commissioner of Patents and, in the event foreign patent applications are filed, the heads of the foreign patent granting entities where foreign patent applications are filed, to reflect on the public record ownership in the Assignee of the entire right, title and interest in the Invention.

Once this Assignment is signed and delivered, any reproduction of this Assignment made by reliable means (for example, .pdf or .TIFF format) will be considered an original.

WITNESS/ATTEST:	ASSIGNEE:
	BetMIX, LLC
DocuSigned by:  Deveny Fockman  3067BE9E9FA74C4	Docusigned by:  Midual Jordan  By:—90D2375DF773482  Title:
	Date:
WITNESS/ATTEST:	ASSIGNOR:
DocuSigned by:  Deveny Pockman  3067BE9E9FA74C4	Paul Williams (SEAL)  By: 1990 15 Williams
	Address: 3535 S Ocean Drive – 1906 Hollywood, FL 33019
	Date:

IN WITNESS WHEREOF, the parties have signed their names on the day and year set forth above.

INVENTION, PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

PAGE 2 OF 3

INVENTION, PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

**RECORDED: 02/03/2021** 

PAGE 3 OF 3