

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6624498

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
PANGO INC.	06/24/2020
RECEIVING PARTY DATA	
Name:	TWINGATE HOLDINGS INC.
Street Address:	541 JEFFERSON AVE, SUITE 100
City:	REDWOOD CITY
State/Country:	CALIFORNIA
Postal Code:	94063
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	15219289
CORRESPONDENCE DATA	
Fax Number:	(408)288-7542
<i>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.</i>	
Phone:	4082887588
Email:	USPTO@STEVENS LAWGROUP.COM
Correspondent Name:	DAVID R. STEVENS
Address Line 1:	1754 TECHNOLOGY DRIVE STE 226
Address Line 2:	SUITE 226
Address Line 4:	SAN JOSE, CALIFORNIA 95110
ATTORNEY DOCKET NUMBER:	TWIN-01000
NAME OF SUBMITTER:	DAVID R. STEVENS
SIGNATURE:	/David R. Stevens/
DATE SIGNED:	03/26/2021
Total Attachments: 17	
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CONFIDENTIAL

CONTRIBUTION AGREEMENT

This **CONTRIBUTION AGREEMENT** (the “**Agreement**”) is entered into on June 24, 2020 (the “**Effective Date**”) by and between **PANGO INC.**, a Delaware corporation (“**Assignor**”), and **TWINGATE HOLDINGS INC.**, a Delaware corporation (“**Assignee**”). Assignor and Assignee are sometimes referred to herein individually as a “**Party**” and collectively as the “**Parties**”.

RECITALS

WHEREAS, Pango Holdings Inc., a Delaware corporation, has approved a global restructuring plan involving certain of its subsidiaries (the “**Restructuring**”);

WHEREAS, Assignor is the sole registered and beneficial owner of all of the shares (the “**Shares**”) in the issued share capital of **TWINGATE ISRAEL LTD.**, a company incorporated under the laws of Israel (“**Twingate Israel**”);

WHEREAS, as part of the Restructuring, Assignee, a wholly-owned subsidiary of Assignor, is willing to accept and Assignor is willing to contribute the Shares on and subject to the terms and conditions contained in this Agreement;

WHEREAS, in connection with the Restructuring, the Parties desire for Assignee to be the holder of certain intellectual property rights, and for Assignor to contribute and assign certain intellectual property rights to Assignee, on and subject to the terms and conditions contained in this Agreement; and

WHEREAS, it is intended that the contribution of the Shares and such intellectual property rights be treated as a transaction in which no gain or loss is recognized pursuant to Section 351 of the U.S. Internal Revenue Code of 1986, as amended and the Shares will be contributed to Assignee at the value set forth in the books of Assignor.

AGREEMENT

NOW THEREFORE, in consideration of the foregoing premises and the mutual promises, covenants and conditions contained in this Agreement and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

1. CONTRIBUTIONS.

1.1 Contribution of Assigned IP. Assignor hereby contributes and assigns to Assignee, for no consideration, with effect from the effective date of this Agreement (the “**Effective Date**”), all of Assignor’s right, title, and interest in and to the Assigned IP. As used here in, “**Assigned IP**” means those contracts, Intellectual Property Rights, and items of Technology listed or described in **Exhibit A**. “**Intellectual Property Rights**” means (a) all copyrights and similar rights, patent rights, rights in trade secrets, trademark rights and other proprietary rights (whether registered or unregistered) recognized in any jurisdiction in the world, (b) any applications, divisionals, continuations, continuation-in-parts, disclaimers, reissues, re-examinations, patent term extensions/certificates of supplementary protection, renewals pertaining

to any of the foregoing after the Effective Date, (c) all rights of priority or to claim priority related to any of the foregoing, and (d) all rights to enforce, defend of the foregoing, and seek and recover damages for past, present, and future infringement, misappropriation, or other violation of any of the foregoing. **“Technology”** means tangible form of technology, know-how, and other embodiments of Intellectual Property Rights, including (i) software, (ii) databases, compilations, collections of data and data, (iii) designs, manufacturing schematics, algorithms, methods and processes, databases, lab notebooks, prototypes, works of authorship, models, know-how and inventions (whether or not patentable), and (iv) other tangible embodiments of copyrights and trade secrets, in each case in whatever form and on whatever medium.

(a) The Parties acknowledge that, from and after the execution of this Agreement, Assignee is the legal owner of the Assigned IP in any form or embodiment thereof. Assignor agrees not to do or suffer to be done any act or thing which may materially adversely affect any rights of Assignee in or to the Assigned IP.

1.2 Share Contribution. Upon and subject to the terms and conditions set forth in this Agreement, at the Closing (as hereinafter defined) Assignee hereby accepts and Assignor hereby contributes, as a contribution to capital of Assignee, all of Assignor’s right, title and interest in the Shares for no consideration. The Shares will be recorded in Assignee’s books at the value set forth in the books of Assignor and will result in a corresponding increase of the reserves from capital contributions of Assignee.

(a) **Closing.** The closing of this transaction (the **“Closing”**) shall take place remotely via the exchanges of documents and signatures as of the date hereof.

(b) **Delivery of Shares.** At the Closing, Assignor shall execute such documents as may be necessary to pass to Assignee title to the Shares, free and clear of any Encumbrances (as hereinafter defined). In furtherance of the foregoing, Assignor hereby delivers to Assignee: (A) the original stock certificate representing the Shares for cancellation by Twingate Israel (the **“Original Stock Certificate”**) and (B) an Assignment Separate from Certificate in substantially the form attached hereto as **Exhibit B** executed by Assignor in favor of Assignee. Assignor hereby (A) instructs Twingate Israel to cancel the Original Stock Certificate representing all of the Shares and to issue a new stock certificate evidencing the Shares in the name of Assignee, and (B) delivers to Assignee a counterpart signature page to this Agreement.

(c) **Title.** Assignor represents and warrants to Assignee that it has good and marketable title to the Shares, free and clear of all liens, equities, charges, claims, options, pledges, rights of other parties, voting trusts, proxies, stockholder or similar agreements, encumbrances or restrictions of any nature whatsoever (collectively, **“Encumbrances”**); and Assignor has the full and unrestricted right, power and authority to contribute the Shares to Assignee.

2. FURTHER ACTIONS. Each Party agrees to execute, acknowledge and deliver such further instruments, including trademark assignment agreements or patent assignment agreements, and to do all such further acts, as may be necessary or appropriate in order to carry out the purposes and intent of this Agreement, including pursuant to that certain Contribution Adjustment Agreement by and among Pango Holdings Inc., a Delaware corporation (**“PHI”**), WC SACD Holdings, Inc., a Delaware corporation, and Assignee, under which the parties thereto set forth certain rights and

obligations with respect to certain balance sheet items of PHI, which items would have been included as assets contributed and liabilities assumed pursuant to this Agreement if they were determinable as of the date hereof.

3. TRANSFER TAXES. Notwithstanding anything to the contrary, all transfer, documentary, stamp, sales, use, excise, or other taxes, duties or other charges assessed upon or incurred in connection with the transactions contemplated by this Agreement, including each of the transactions undertaken in connection with the Restructuring in order to enable Assignor to make the contributions described in Section 1 (collectively, “**Transfer Taxes**”), will be paid by Assignee. The parties intend that, to the extent permitted by applicable law, this Agreement shall constitute a “technology transfer agreement” within the meaning of California Revenue and Taxation Code Sections 6011(c)(10) and 6012(c)(10). The reasonable price for any tangible personal property transferred with intangible personal property pursuant to this Agreement is \$25,000. To the maximum extent practicable, if requested by Assignee or as reasonably necessary to reduce or eliminate any applicable Transfer Taxes, all items of Assigned IP that are software or that are otherwise capable of being transmitted electronically shall be delivered solely by electronic means in a manner reasonably specified by Assignee.

4. REPRESENTATIONS AND WARRANTIES. Each Party hereby represents and warrants to the other Party as of the Effective Date that:

4.1 Corporate Existence and Power. It is a company or corporation duly organized, validly existing, and in good standing under the laws of the jurisdiction in which it is incorporated, and has full corporate power and authority and the legal right to own and operate its property and assets and to carry on its business as it is now being conducted and as contemplated in this Agreement.

4.2 Authority and Binding Agreement. It has the corporate power and authority and the legal right to enter into this Agreement and perform its obligations hereunder; it has taken all necessary corporate action on its part required to authorize the execution and delivery of the Agreement and the performance of its obligations hereunder; and this Agreement has been duly executed and delivered on behalf of such Party, and constitutes a legal, valid, and binding obligation of such Party that is enforceable against it in accordance with its terms.

5. DISCLAIMER. THE ASSIGNED IP IS ASSIGNED “AS-IS” WITHOUT ANY WARRANTY OF ANY KIND. NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, WHETHER EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR NON-MISAPPROPRIATION OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS, IS MADE OR GIVEN BY OR ON BEHALF OF A PARTY. ALL SUCH REPRESENTATIONS AND WARRANTIES, WHETHER ARISING BY OPERATION OF LAW OR OTHERWISE, ARE HEREBY EXPRESSLY EXCLUDED.

6. MISCELLANEOUS.

6.1 Entire Agreement. This Agreement, including the Exhibits attached hereto, sets forth the complete, final, and exclusive agreement and all the covenants, promises, agreements,

and understandings between the Parties with respect to the subject matter hereof and supersedes, as of the Effective Date, all prior agreements and understandings between the Parties with respect to the subject matter hereof. There are no covenants, promises, agreements, or understandings, either oral or written, between the Parties with respect to such subject matter other than as are set forth herein. No subsequent amendment or change to this Agreement shall be binding upon the Parties unless reduced to writing and signed by an authorized officer of each Party.

6.2 Notices. Any notice required or permitted to be given under this Agreement shall be in writing, shall specifically refer to this Agreement, and shall be addressed to the appropriate Party at the address specified below or such other address as may be specified by such Party in writing in accordance with this Section, and shall be deemed to have been given for all purposes (a) when received, if hand-delivered or sent by confirmed facsimile or a reputable courier service, or (b) five (5) business days after mailing, if mailed by first class certified or registered airmail, postage prepaid, return receipt requested.

If to Assignor: **PANGO INC.**
541 Jefferson Ave, Suite 100
Redwood City, CA 94063
USA
Attention: Legal Department

If to Assignee: **TWINGATE HOLDINGS INC.**
541 Jefferson Ave, Suite 100
Redwood City, CA 94063
USA
Attention: Legal Department

6.3 No Strict Construction; Headings. This Agreement has been prepared jointly and shall not be strictly construed against either Party. Ambiguities, if any, in this Agreement shall not be construed against any Party, irrespective of which Party may be deemed to have authored the ambiguous provision. The headings of each Article and Section in this Agreement have been inserted for convenience of reference only and are not intended to limit or expand on the meaning of the language contained in the particular Article or Section.

6.4 Assignment. Neither Party may assign or transfer this Agreement or any rights or obligations hereunder without the prior written consent of the other, except that a Party may make such an assignment without the other Party's consent to an affiliate or to a successor to substantially all of the business of such Party to which this Agreement relates (whether by merger, sale of stock, sale of assets, or other transaction). Any permitted successor or assignee of rights and/or obligations under this Agreement shall, in writing to the other Party, expressly assume performance of such rights and/or obligations. Any permitted assignment shall be binding on the successors of the assigning Party. Any assignment or attempted assignment by either Party in violation of the terms of this Section shall be null, void, and of no legal effect.

6.5 Severability. If any one or more of the provisions of this Agreement is held to be invalid or unenforceable by any court of competent jurisdiction from which no appeal can be or is taken, the provision shall be considered severed from this Agreement and shall not serve to

invalidate any remaining provisions hereof. The Parties shall make a good faith effort to replace any invalid or unenforceable provision with a valid and enforceable one such that the objectives contemplated by the Parties when entering this Agreement may be realized.

6.6 No Waiver. Any delay in enforcing a Party's rights under this Agreement or any waiver as to a particular default or other matter shall not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except with respect to an express written and signed waiver relating to a particular matter for a particular period of time.

6.7 Independent Contractors. Each Party shall act as an independent contractor, and nothing in this Agreement shall be construed to give either Party the power or authority to act for, bind, or commit the other Party in any way. Nothing herein shall be construed to create the relationship of partners, principal and agent, or joint-venture partners between the Parties.

6.8 Governing Law. This Agreement and all disputes arising out of or related to this Agreement or any breach hereof shall be governed by and construed under the laws of the State of California, without giving effect to any choice of law principles that would require the application of the laws of a different state.

6.9 Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Parties have executed this Contribution Agreement in duplicate originals by their duly authorized officers as of the date first above written.

ASSIGNOR:

PANGO INC.

By: 
Name: Tony Huie
Title: Chief operating officer

ASSIGNEE:

TWINGATE HOLDINGS INC.

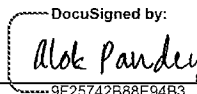
By: 
Name: Alok Pandey
Title: Treasurer

EXHIBIT A
ASSIGNED IP

TECHNOLOGY:

- The Twingate Software, the Twingate Domain Names, Twingate Materials, and Twingate Source Code.
- All other copies of all other items of Technology used or held for use exclusively in the business of making, using, selling, designing, developing, licensing, distributing, supporting, making available and otherwise exploiting the Twingate Software as has been conducted and as is currently conducted (“**Twingate Business**”).
- The below hardware devices:

Alex Marshall	AF6387 - Macbook pro (2017,13inch) - serial# C02T47H3GTFJ
Anton Shkurenko	AF6400 - Macbook pro (2017,13inch) - serial# C02T5369GTDX
Corey Werner	PA0040 - Macbook pro (2019, 16inch) - serial# C02ZW02LMD6R
Dennis Huang	PA0018 - Microsoft Surface pro 2 - serial# 023904371457
Dzianis Vashchuk	AF6293 -Macbook pro (2015,13inch) - serial# C02P31ZCG3QK
Eran Kampf	AF6683 - Macbook pro (2019, 15inch) - serial# C02Z37M7LVDQ
Eugene Krivchenko	Eugene’s MacBook Pro - Macbook pro (2019, 16inch) - serial# C02C34E0MD6R
Idan Ambar	AF6687 - Macbook pro (2019, 15inch)- serial# C02Z37KJLVDQ
Lior Rozner	AF6688 - Macbook pro (2019, 15inch)- serial# C02Z37KKLVDQ & PA0074 - ThinkPad X1 Extreme 2nd - serial# R90WXZ92
Maksym Slota	PA0053 - ThinkPad T490s - serial# PC1D4MXM
Manthan Mallikarjun	PA0076 - Macbook pro (2019, 16inch) - serial# C02C98L7MD6R
Minh-Tu Le	AF6697 - Macbook pro (2019, 15inch) - serial# C02Z37KHLVDQ
Oleg Mykolaichenko	Olegs-MacBook-Pro - Macbook pro (2017,13inch) - serial# C02W38RAHV29
Roman Kournjaev	AF6689 - Macbook pro (2019, 15inch) - serial# C02Z37KLLVDQ
Sagie Shamay	AF6686 - Macbook pro (2019, 15inch) - serial# C02Z37MALVDQ
Stuart Loh	AF6382 / Macbook Pro (2015, 15 inch) - serial# C02SK7WAG8WN
Tony Huie	AF6662 - ThinkPad X1 Carbon 6th - serial# PF1H3SKH
Tony Huie	AF6528 - Macbook pro (2018,13inch) - serial# C02Y4DY7JHC8
Alok Pandey	AF6468 - ThinkPad T480s - serial# PC0VFKBT

- Associated monitors and other peripherals personally used by the employees with the devices listed above.

“**Twingate Software**” means the following software applications:

	Software Name
1	Twingate Client Application

2	Twingate SaaS Service
3	Twingate Customer-installed Component

but excluding Hydra software code.

“**Twingate Domain Names**” means the domain names used in relation to the Twingate Software:

- twingate.com
- beamreachinc.com
- opstg.com
- betwingate.com
- bytwingate.com
- damntwingate.com
- dotwingate.com
- fucktwingate.com
- gettwingate.com
- gotwingate.com
- hertwingate.com
- histwingate.com
- itwingate.com
- mytwingate.com
- thetwingate.com
- trytwingate.com
- twingate.biz
- twingate.ca
- twingate.company
- twingate.fr
- twingate.io
- twingate.shop
- twingate.tech
- twingate.tv
- twingate.uk
- twingate.us
- twingate.vip
- twingate.work
- twingate.zone
- twingateapp.com
- twingateco.com
- twingatefamily.com
- twingatehome.com
- twingatehq.com
- twingatetab.com
- twingatelab.com
- twingatelabs.com

- twingatemail.com
- twingatemobile.com
- twingatenow.com
- twingatepack.com
- twingatepass.com
- twingateplus.com
- twingatepost.com
- twingatepress.com
- twingateprime.com
- twingatepro.com
- twingateprotect.com
- twingatepulse.com
- twingatetech.com
- twingatevpn.com
- twingateweb.com
- twingatework.com
- yourtwingate.com

“**Twingate Materials**” means all documentation, materials and records related to the Twingate Software, including without limitation, bug databases, lists and information of users, documents, files, and materials used or required to be used in connection with the Twingate Software.

“**Twingate Source Code**” means all source codes and source files in connection with the Twingate Software and their related documentation, such as technical specifications, programmer’s notes and user manuals, and all versions, modules, modifications to, or derivative works in relation thereto, stored in the source code repositories.

INTELLECTUAL PROPERTY RIGHTS:

- The trademarks, tradenames, service marks, whether registered or not, used in connection with the Twingate Business, including the Twingate logo and the following trademark applications set forth on Schedule 1.
- The goodwill of the Twingate Business.
- The following patents and patent applications set forth on Schedule 2.
- All Intellectual Property Rights (other than patents and trademarks) embodied by the Twingate Software, Twingate Materials, and Twingate Source Code listed above in this Exhibit A, including all rights in and to the trade secrets and confidential information of or pertaining to the Twingate Software.

CONTRACTS:

- Consulting Agreement dated March 5, 2020 by and between Style Sheet Inc. and Pango Inc.

- Consulting Agreement dated October 19, 2019 by and between Batjargal Batbold and Pango Inc.
- Consulting Agreement dated August 22, 2019 by and between Nolie AB and Anchorfree Inc.
- Consulting Agreement dated November 21, 2019 between Pango GmbH and Anton Shkuerenko
- Services Agreement dated January 30, 2020 between Pango GmbH and Maksym Slota
- Contract dated December 6, 2019 by and between Hacker House Ltd. and Pango Inc.
- Beta Agreement as of April 27, 2020 by and between Pango Inc. and Intersections Inc. dba Aura
- Beta Agreement as of April 27, 2020 by and between Pango Inc. and Ampush Partners
- Beta Agreement as of April 27, 2020 by and between Pango Inc. and Examsoft
- All Beta End User License Agreement for Twingate services entered into by Pango Inc. and Pango GmbH

SCHEDULE 1
TRADEMARKS

File No.	Country	Mark	Application No.	Application Date	Reg No.	Reg Date	Status	Classes	Owner
18446-6002.301	Australia	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.100	Benelux	TWINGGATE	1401243	8/27/2019	1401243	11/13/2019	Granted Registered or	09, 42	Pango Inc.
18446-6002.302	Canada	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.303	European Union	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.304	India	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.305	Israel	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.306	Japan	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.300	Madrid Protocol (TM)	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.307	Switzerland	TWINGGATE	pending	2/26/2020			Pending	09, 42	Pango Inc.
18446-6002.000	United States of America	TWINGGATE	88/771,305	1/23/2020			Pending	09, 42	Pango Inc.

SCHEDULE 2
PATENTS

Country	Status	Filed	Serial	Issued	Patent No.	Title
US	Issued	1/27/2015	14/606,566	7/10/2018	10,021,065	System And Method For Suppressing DNS Requests
Canada	Pending	12/11/2018	3,027,334			System And Method For Suppressing DNS Requests
EPO	Pending	12/12/2018	16905663.7			System And Method For Suppressing DNS Requests
Japan	Pending	12/13/2018	2018-565310			System And Method For Suppressing DNS Requests
Korea, Republic of	Pending	1/9/2019	10-2019-7000689			System And Method For Suppressing DNS Requests
PCT	Done	6/17/2016	PCT/US2016/038144			System And Method For Suppressing DNS Requests
US	Issued	1/27/2015	14/606,610	11/14/2017	9819513	System And Method For Suppressing DNS Requests
US	Issued	1/27/2015	14/606,651	3/21/2017	9602411	System And Method For Suppressing DNS Requests
US	Issued	2/7/2017	15/426,906	11/6/2018	10,122,676	System And Method For Suppressing DNS Requests
US	Abandoned	6/12/2017	15/620,617			System And Method For Suppressing DNS Requests
US	Converted	8/25/2015	62/209,776			System For Securing Connections Between Computer Devices
Canada	Pending	2/22/2018	2,996,409			Secure Communications With Internet-Enabled Devices
EPO	Pending	2/23/2018	16839996.2			Secure Communications With Internet-Enabled Devices
Japan	Pending	2/21/2018	2018-509896			Secure Communications With Internet-Enabled Devices

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Country	Status	Filed	Serial	Issued	Patent No.	Title
Republic of Korea	Pending	3/13/2018	10-2018-7007253			Secure Communications With Internet-Enabled Devices
PCT	Done	8/23/2016	PCT/US2016/048226			Secure Communications With Internet-Enabled Devices
US	Issued	2/10/2016	15/040,655	11/20/2018	10,135,790	Secure Communications with Internet-Enabled Devices
US	Issued	2/10/2016	15/040,697	11/20/2018	10,135,791	Secure Communications with Internet-Enabled Devices
US	Issued	2/10/2016	15/040,762	11/20/2018	10,135,792	Secure Communications with Internet-Enabled Devices
US	Issued	10/16/2018	16/161,757	1/28/2020	10,547,591	Secure Communications With Internet-Enabled Devices
US	Issued	10/16/2018	16/161,817	3/3/2020	10,581,839	Secure Communications With Internet-Enabled Devices
US	Issued	10/16/2018	16/161,865	1/21/2020	10,541,976	Secure Communications with Internet-Enabled Devices
US	Converted	5/31/2016	62/343,697			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Issued	9/1/2016	15/254,583	11/27/2018	10,142,262	System And Method For Improving An Aggregated Throughput of Simultaneous Connections
Canada	Pending	11/27/2018	3,025,795			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
EPO	Pending	11/28/2018	17807232.8			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
Japan	Pending	11/27/2018	2018-562187			System And Method For Improving An Aggregated Throughput of Simultaneous Connections

Country	Status	Filed	Serial	Issued	Patent No.	Title
Korea, Republic of	Pending	12/13/2018	10-2018-7036250			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
PCT	Done	5/19/2017	PCT/US2017/033612			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Issued	9/1/2016	15/254,732	1/15/2019	10,182,020	System And Method For Improving An Aggregated Throughput of Simultaneous Connections
Canada	Pending	11/30/2018	3,026,242			System And Method For Improving An Aggregated Throughput Of Simultaneous Connections
EPO	Pending	11/28/2018	17807233.6			System And Method For Improving An Aggregated Throughput Of Simultaneous Connections
Japan	Pending	11/27/2018	2018-562181			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
Korea, Republic of	Pending	12/12/2018	10-2018-7036079			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
PCT	Done	5/19/2017	PCT/US2017/033619			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Issued	6/28/2018	16/022,335	9/24/2019	10,425,356	System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Issued	6/28/2018	16/022,369	11/5/2019	10,469,410	System And Method For Improving An Aggregated Throughput of Simultaneous Connections

Country	Status	Filed	Serial	Issued	Patent No.	Title
US	Issued	10/10/2018	16/156,784	9/3/2019	10,404,618	System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Allowed	8/15/2019	16/542,130			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Pending	10/1/2019	16/589,839			System And Method For Improving An Aggregated Throughput of Simultaneous Connections
US	Converted	8/3/2016	62/370,496			System And Method For Virtual Multipath Data Transport
Canada	Pending	1/30/2019	3,032,517			System And Method For Virtual Multipath Data Transport
EPO	Pending	2/1/2019	17837718.0			System And Method For Virtual Multipath Data Transport
Japan	Pending	1/30/2019	2019-505010			System And Method For Virtual Multipath Data Transport
Korea, Republic of	Pending	2/19/2019	10-2019-7004844			System And Method For Virtual Multipath Data Transport
PCT	Done	8/3/2017	PCT/US2017/045372			System And Method For Virtual Multipath Data Transport
US	Issued	1/9/2017	15/402,024	11/20/2018	10,135,720	System And Method For Virtual Multipath Data Transport
US	Issued	1/9/2017	15/402,049	12/17/2019	10,511,521	System And Method For Virtual Multipath Data Transport
US	Pending	9/28/2018	16/145,831			System And Method For Virtual Multipath Data Transport
US	Converted	12/1/2017	62/593,719			Local Interception of Remote Forward Proxy
Canada	Pending	7/25/2019	3,051,709			Local Interception Of Traffic To A Remote Forward Proxy

Country	Status	Filed	Serial	Issued	Patent No.	Title
EPO	Pending	7/30/2019	18882455.1			Local Interception Of Traffic To A Remote Forward Proxy
Japan	Pending	7/29/2019	2019-541113			Local Interception Of Traffic To A Remote Forward Proxy
Korea, Republic of	Pending	8/12/2019	10-2019-7023667			Local Interception Of Traffic To A Remote Forward Proxy
PCT	Done	11/30/2018	PCT/US2018/063249			Local Interception Of Traffic To A Remote Forward Proxy
US	Converted	1/17/2018	62/618,397			Local Interception of Remote Forward Proxy
US	Pending	8/8/2018	16/058,511			Local Interception Of Traffic To A Remote Forward Proxy
US	Pending	8/8/2018	16/058,567			Local Interception Of Traffic To A Remote Forward Proxy
US	Pending	8/8/2018	16/058,610			Local Interception Of Traffic To A Remote Forward Proxy
US	Converted	1/10/2019	62/790,878			Private Exchange Of Encrypted Data Over A Computer Network
PCT	Pending	12/11/2019	PCT/US2019/065795			Private Exchange Of Encrypted Data Over A Computer Network
US	Pending	12/5/2019	16/704,372			Private Exchange Of Encrypted Data Over A Computer Network
US	Pending	12/5/2019	16/704,446			Private Exchange of Encrypted Data Over A Computer Network
US	Pending	11/26/2019	62/940,379			Secure Controlled Access to Protected Resources
US			13/602,580			SYSTEM AND METHOD FOR PROVIDING VIRTUAL PRIVATE NETWORK FOR BUSINESS AND PRIVATE USE

PATENT

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Country	Status	Filed	Serial	Issued	Patent No.	Title
US			15/219,289			PROTOCOL FOR DATA TRANSFER BETWEEN TWO NODES OF PARTIALLY CONNECTED LIMITED NETWORK
US	Issued	5/16/2017	15/597,036	1/21/2020	10,542,029	System And Method For Security And Quality Assessment Of Wireless Access Points

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