PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MAKARAND DHARMAPURIKAR	04/06/2021
RAJABALI KODURI	04/09/2021
VIJAY BAHIRJI	05/10/2021
TOBY OPFERMAN	03/15/2021
SCOTT G. CHRISTIAN	03/18/2021
RAJEEV PENMATSA	08/14/2018
SELVAKUMAR PANNEER	03/01/2021

RECEIVING PARTY DATA

Name:	INTEL CORPORATION
Street Address:	2200 MISSION COLLEGE BLVD.
City:	SANTA CLARA
State/Country:	CALIFORNIA
Postal Code:	95054

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17168299

CORRESPONDENCE DATA

Fax Number: (720)815-3362

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: intel-paralegals@jwmhlaw.com

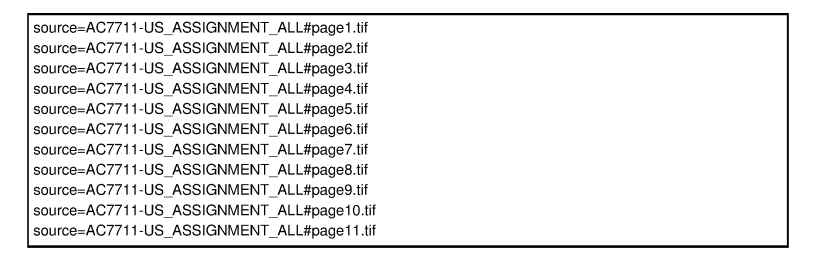
Correspondent Name: JAFFERY WATSON MENDONSA & HAMILTON LLP

Address Line 1: 7501 VILLAGE SQUARE DRIVE, SUITE 206

Address Line 4: CASTLE PINES, COLORADO 80108

ATTORNEY DOCKET NUMBER:	AC7711-US
NAME OF SUBMITTER:	APRIL PIEPENBURG
SIGNATURE:	/April Piepenburg/
DATE SIGNED:	06/01/2021

Total Attachments: 11



ASSIGNMENT

In consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we, the undersigned inventor(s):

MAKARAND DHARMAPURIKAR, RAJABALI KODURI, VIJAY BAHIRJI, TOBY OPFERMAN, SCOTT G. CHRISTIAN, RAJEEV PENMATSA, SELVAKUMAR PANNEER

hereby sell, assign, and transfer to:

Intel Corporation

a corporation of Delaware, having a principal place of business at 2200 Mission College Boulevard, Santa Clara, California, 95054 USA ("Assignee"), and its successors, assigns, and legal representatives, the entire right, title, and interest for the United States and all other countries, in and to any and all inventions and improvements that are disclosed in the application for the patent entitled:

SYSTEM ARCHITECTURE FOR CLOUD GAMING

ale a laboration			
which was filed on	February 5, 2021	as	
US	Application Number	17/168,299	

which has been executed by the undersigned prior hereto or concurrently herewith on the date(s) indicated below,

and in and to said application and all Additional Applications, and all other patent applications that have been or shall be filed in the United States and all other countries and international filing offices on any of said inventions and improvements; and in and to all original and reissued patents that have been or shall be issued in the United States and all other countries and international filing offices on said inventions and improvements; and in and to all rights of priority resulting from the filing of said applications; as used herein "Additional Applications" includes but is not limited to design, utility, utility model, divisional, continuing, continuation-in-part, substitute, renewal, reissue, and

national phase applications on said inventions and improvements;

and agree that said Assignee may apply for and receive a patent or patents for said inventions and improvements in its own name; and that, when requested, without charge to, but at the expense of, said Assignee, its successors, assigns, and legal representatives, to carry out in good faith the intent and purpose of this Assignment, the undersigned will execute all Additional Applications, and all other patent applications on any and all said inventions and improvements; execute all rightful oaths, assignments, powers of attorney, and other papers; communicate to said Assignee, its successors, assigns, and legal representatives all facts known to the undersigned relating to said inventions and improvements and

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the history thereof; and generally assist said Assignee, its successors, assigns, or legal representatives in securing and maintaining proper patent protection for said inventions and improvements and for vesting title to said inventions and improvements, and all applications for patents and all patents on said improvements, in said Assignee, its successors, assigns, and legal representatives; and

1 Well	Apr 6, 2021
MAKARAND DHARMAPURIKAR	Date signed
RAJABALI KODURI	Date signed
VIJAY BAHIRJI	Date signed
TOBY OPFERMAN	Date signed
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
SELVAKUMAR PANNEER	Date signed

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MAKARAND DHARMAPURIKAR	Date signed
Nea LO	4/9/21
(RAJABALI KODURI	Date signed
VIJAY BAHIRJI	Date signed
TOBY OPFERMAN	Date signed
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
SELVAKUMAR PANNEER	Date signed

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MAKARAND DHARMAPURIKAR	Date signed
RAJABALI KODURI	Date signed
BANN'	05/10/2021
<u>YÙAY BAHÎR</u> JI	Date signed
TOBY OPFERMAN	Date signed
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
SELVAKUMAR PANNEER	Date signed

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RAJABALI KODURI	Date signed
VIJAY BAHIRJI	Date signed
SI Ir	3-15-21
TOBY OPFERMAN	Date signed
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
SELVAKUMAR PANNEFR	Date signed

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MAKARAND DHARMAPURIKAR	Date signed
RAJABALI KODURI	Date signed
VIJAY BAHIRJI	Date signed
TOBY OPFERMAN	Date signed
S 1/	3-18-2021
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
SELVAKUMAR PANNEER	Date signed

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covenant with said 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 the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

MAKARAND DHARMAPURIKAR	Date signed
RAJABALI KODURI	Date signed
VIJAY BAHIRJI	Date signed
TOBY OPFERMAN	Date signed
SCOTT G. CHRISTIAN	Date signed
RAJEEV PENMATSA	Date signed
2//	3/1/2021
SELVAKUMAR PANNEER	Date signed

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EMPLOYMENT AGREEMENT

In exchange for being employed by Intel Corporation or any of its subsidiaries, affiliates or successors (collectively called "Intel") in this Agreement, I agree to the following:

1. General Conduct.

I will perform my assigned Intel duties and comply with all Intel policies, procedures, guidelines, rules, and instructions, including Intel's Code of Conduct, Employment Guidelines and Corporate Information Security and Security policies.

2. Prior Third Party Information.

I will not bring to Intel, disclose to anyone at or outside of Intel as part of my Intel work, or use as part of my Intel work any proprietary or confidential information of any former employer or third party without their written authorization.

3. Confidential Information and Intel Property.

During and after my Intel employment, I will hold in strict confidence and not disclose or use any Confidential Information connected with Intel business or the business of any of Intel's suppliers, customers, employees, or contractors unless (i) such disclosure or use is required in connection with my Intel work, (ii) such information becomes lawfully and publicly known outside Intel, or (iii) an Intel officer expressly authorizes such disclosure or use in advance and in writing. For purposes of this Agreement, Confidential Information includes, without limitation: technical information (e.g. roadmaps, schematics, source code, specifications), business information (e.g. product information, marketing strategies, markets, sales, customers, customer lists or phone books), personnel information (e.g. organizational charts, employee lists, skill sets, employee health information, names, phone numbers, email addresses, personnel files, employee compensation except where the disclosure of such personnel information is permissible under local labor law such as the right of employees to discuss compensation and working conditions under the US National Labor Relations Act), and other non-public Intel data and information of a similar nature. I understand and agree that all Confidential Information that I acquire in connection with my Intel employment is Intel's exclusive property. I agree to return to Intel all of its Confidential Information (hard or soft copies; originals and copies) as well as all devices and equipment belonging to Intel (including computers, handheld electronic devices, telephone equipment and other electronic devices) either at the termination of my Intel employment or upon Intel's request. I agree that any violation of this provision will result in immediate and irreparable injuries and harm to Intel, and that Intel shall have the option of pursuing all available legal and equitable remedies, including injunctive relief and specific performance.

I am further advised that I will not be held criminally or civilly liable under any federal or state trade secret law for disclosure of a trade secret that is made in confidence to a government official, either directly or indirectly, or to an attorney solely for the purpose of reporting or investigating a suspected violation of law; or is made in a complaint or other document filed in a lawsuit or other proceeding, if such filing is made under seal. I am further advised that, in the event that I file a lawsuit for retaliation by Intel for reporting a suspected violation of law, I may disclose the trade secret information to my attorney and use it in the lawsuit, if any document containing the trade secret is filed under seal; and I do not disclose the trade secret, except pursuant to court order. I understand that nothing in this Agreement shall prevent me from lawfully communicating to government authorities possible violations of federal, state or local law or other information that is protected under the whistleblower provisions of federal, state or local law.

4. Ownership of Proprietary Developments.

Except as provided in the next sentence, I agree that all trade secrets, copyrights, mask works, trademarks, inventions (including service inventions), discoveries, designs, formulae, processes, methods, manufacturing techniques, improvements, ideas, copyrightable works, and other intellectual property which I create, invent or discover alone or with others during my Intel employment, (collectively "Proprietary Developments") are Intel's sole property from the moment of their creation, invention or discovery. This shall not apply to an invention that I develop entirely on my own time without using Intel equipment, supplies, facilities, or trade secret information, except for those inventions that either: (1) relate at the time of conception or reduction to practice of the invention to Intel business, or actual or demonstrably anticipated research or development of Intel; or (2) result from any work performed by me for Intel. I agree that Intel has and shall always have sole legal and equitable title to all Proprietary Developments.

Further, I have no right to compensation for such Proprietary Developments unless otherwise provided for by applicable law. I agree to promptly disclose Proprietary Developments to Intel, and to the full extent allowed by law, but only to the extent not already owned by Intel pursuant to this Agreement and applicable law, hereby assign to Intel all rights in the Proprietary Developments. I agree that during and after my employment with Intel I will provide all assistance that Intel reasonably requests to secure or enforce its rights throughout the world with respect to Proprietary Developments, including signing all necessary documents to secure or memorialize those rights. If I fail or refuse to sign documents necessary to secure or enforce Intel's rights, or if Intel cannot locate me through the exercise of reasonable diligence, I irrevocably appoint Intel or its designee as my attorney to sign such documents in my name. I waive any rights that I may have in any Proprietary Developments and, to the extent that such waiver is ineffective under applicable law until a Proprietary Development is created, invented or discovered, I agree to waive such rights immediately upon the creation, invention or discovery of such Proprietary Development.

5. Licensed and Non-Licensed Preexisting Employee Intellectual Property. As used in this Agreement "Preexisting Employee Intellectual Property" means intellectual property that I created prior to my employment with Intel.

If applicable, I have specifically listed in Appendix A all Preexisting Employee Intellect

If applicable, I have specifically listed in Appendix A all Preexisting Employee Intellectual Property that I, in whole or in part, own or control, or have the right to license and intend to exclude from licensing to Intel ("Identified Employee Controlled Intellectual Property").

I agree that; without the prior written consent of Intel, (1) I will not use any Identified Employee Controlled Intellectual Property in the course of my employment and (2) I will not disclose any Identified Employee Controlled Intellectual Property to Intel or its employees, agents or contractors in the course of any of their work for Intel. If I disclose or use any Identified Employee Controlled Intellectual Property, in contravention of the preceding sentence, I automatically and immediately grant Intel a non-exclusive, non-transferable (except within Intel), perpetual, irrevocable, royalty-free, world-wide license to all of the Identified Employee Controlled Intellectual Property disclosed or used with the right to sublicense, to make, have made, use, sell, offer to sell, import, reproduce, have reproduced, prepare derivative works of, distribute, and otherwise dispose of, any product or document, under all patents, trade secrets, copyrights and copyrightable works, mask works, trademarks, inventions, discoveries, designs, formulae, processes, methods, manufacturing techniques, improvements, and ideas.

If applicable, I have also listed in Appendix A all Preexisting Employee Intellectual Property in which I have an economic interest (but do not own or control) and for which I do not have the right to grant a license to Intel.

For the avoidance of doubt, I agree that any Preexisting Employee Intellectual Property that I, in whole or in part, own, control or have the right to license and that is neither beginning Employee

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Controlled Intellectual Property nor identified in Appendix A prior to my employment in sufficient detail to Intel to identify its subject matter is licensed to Intel in the same manner and scope as disclosed or used Identified Employee Intellectual Property.

I agree that if I fail to make any required disclosure or breach any term of Sections 4 and 5, any applicable limitations periods shall be tolled and shall not run as to any claim, right, or cause of action Intel may have relating to such disclosure or breach that would have been discovered had the required disclosure been made, until such time as Intel obtains actual knowledge of the facts giving rise to such claim. Nothing contained in this Section shall limit other remedies otherwise available in law or in equity to Intel.

6. Non-Solicitation and Misappropriation of Intel Trade Secrets.

Intel's Confidential Information includes confidential and private information relating to other employees and customers. Additionally, Intel has a legitimate business interest in its continuing employment and customer relationships and in protecting those relationships from unlawful interference. Accordingly, I agree that during my employment and for twelve (12) months after my employment ends, I will not directly or indirectly, solicit, recruit or encourage, or assist any other person or entity to solicit, recruit or encourage, any employee to leave his/her employment with Intel. This applies to any employees that were employed with Intel as of my separation date from the Company and with whom I had business contact or about whom I had access to Confidential Information during my previous two years of employment with the Company prior to my separation. I further agree that I shall not use or disclose Intel Confidential Information to target, identify, and/or solicit Intel customers or Intel employees to leave Intel employment and/or misappropriate Intel trade secrets or assist or aid any third party in any manner to do the same. I agree that any violation of this provision will result in immediate and irreparable injuries and harm to Intel, and that Intel shall have the option of pursuing all available legal or equitable remedies, including injunctive relief and specific performance. I understand that nothing in this Agreement prohibits me from disclosing my compensation information to third parties in accordance with applicable law.

7. Electronic Communications Are Not Private.

I acknowledge that use of Intel's electronic communications tools, including its computer systems is not private or confidential. I understand and consent to Intel's right to review any communications to or from my work computer, pager, phone or other electronic device and all computer information, including any password-protected employee communications, in accordance with applicable law.

8. At-will Employment (U.S. only)

I acknowledge that my employment with Intel is "at-will" which means that both Intel and I have the right to terminate my employment at any time, with or without advance notice and with or without cause. I understand that if I become employed by an Intel entity outside the U.S., local employment and termination law will apply if inconsistent with this Agreement.

9. Miscellaneous.

The Agreement's terms and conditions are severable. If any part of this Agreement is found or held to be unenforceable in any jurisdiction in which this Agreement is being performed, such provision shall be enforced to the greatest extent permitted by law, and the remainder of this Agreement and such provision as applied to other persons, places or circumstances shall remain in full force and effect. This Agreement: (a) survives my employment with Intel; (b) inures to the benefit of successors and assigns of Intel; and (c) is binding upon my heirs, assigns, and legal representatives. I am not a party to any other agreement which will interfere with my full compliance with this Agreement, except as I have specifically identified in this Agreement. For U.S. employees, only a written agreement, signed by the Vice-President, General Manager of Human Resources can change the "at will" nature of your employment. The

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remainder of this Agreement may not be modified or amended except in writing, signed by the parties. Only the Vice President, General Manager of Human Resources for Intel Corporation, or the General Counsel of Intel Corporation, or their delegate, has the authority to sign an Agreement modifying the remainder of this Agreement on behalf of Intel. This Agreement is effective the first day of my employment with Intel, and supersedes any prior employee agreement signed by me with Intel, relating to this subject matter. I have carefully read and understand all of the provisions of this Agreement and I will fully and faithfully comply with all provisions.

I have read, understand, and agree to the terms of this Employment Agreement.

Rajew Permatsa

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RECORDED: 06/01/2021

8/14/2018