## 506845470 08/31/2021

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6892291

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	EMPLOYMENT AGREEMENT/ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
OLOF HAGELIN	05/30/2012

#### **RECEIVING PARTY DATA**

Name:	MIDASPLAYER AB	
Street Address:	SANKT ERIKSGATAN 113	
City:	STOCKHOLM	
State/Country:	SWEDEN	
Postal Code:	113 43	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	29714913

#### **CORRESPONDENCE DATA**

**Fax Number:** (202)857-6395

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:** 2028576000

**Email:** patentdocket@arentfox.com

Correspondent Name: ARENT FOX LLP
Address Line 1: 1717 K STREET, NW

Address Line 4: WASHINGTON, D.C. 20006-5344

ATTORNEY DOCKET NUMBER:	036256.00041
NAME OF SUBMITTER:	BRIAN J. STEVENS
SIGNATURE:	/BRIAN J. STEVENS/
DATE SIGNED:	08/31/2021

#### **Total Attachments: 5**

source=036256\_00041\_Employment\_Agreement#page1.tif source=036256\_00041\_Employment\_Agreement#page2.tif source=036256\_00041\_Employment\_Agreement#page3.tif source=036256\_00041\_Employment\_Agreement#page4.tif source=036256\_00041\_Employment\_Agreement#page5.tif

PATENT 506845470 REEL: 057365 FRAME: 0154

#### **EMPLOYMENT AGREEMENT**

# The undersigned:

- 1. **Midasplayer AB**, 556653-2064, a company with limited liability, incorporated under the laws of Sweden, having its registered office in Stockholm, hereinafter referred to as the "Company"; and
- 2. Olof Hagelin, 781230-0379 living at Olof Dahlins väg 8, 112 52 Stockholm, hereinafter referred to as the "Employee".

Jointly referred to as the "Parties".

#### Whereas:

The Parties wish to enter into an employment agreement and wish to lay down the terms and conditions of their employment in this employment agreement (below the "Employment Agreement");

Have agreed as follows:

REDACTED

REDACTED

2

REDACTED

3

### REDACTED

# Article 13 - Intellectual and industrial property rights

- 13.1 Any and all rights, including intellectual and/or industrial property rights, to any product, work, creation and/or performance ("objects"), amongst others inventions, models, databases, trade marks, trade names, designs, computer programs, which the Employee, independently or in cooperation, has made, created or invented, belong to the Company, irrespective of whether the objects of intellectual and/or industrial property rights have been created during or outside working hours and irrespective of the nature of the Employment Agreement.
- 13.2 The Employee has no right to have his name noted in connection with the intellectual and/or industrial property rights except for circumstances as provided for by mandatory law. The Employee renounces and waives all possible moral rights under copyright law to the extent permitted by law.
- 13.3 The Employee shall inform the Company immediately if he has made, created or invented an object of intellectual or industrial property rights. If necessary and pursuant to the request of the Company, the Employee shall immediately transfer the intellectual and/or industrial property rights to the Company.

13.4 The Employee acknowledges that the Gross Salary, provided for in Article 3.1 of the Employment Agreement, includes compensation for any loss of intellectual and/or industrial property rights.

REDACTED

Place and date:

Stockholm 2012-05-30

MIDASPLAYER AB

Lars Markgren

Place and date:

Stockholm 2012-05-30

The Employee

Olof Hagelin