

PATENT ASSIGNMENT COVER SHEET

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Stylesheet Version v1.2

EPAS ID: PAT7103417

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CONFIRMATION OF PATENT PURCHASE AND SETTLEMENT AGREEMENT
CONVEYING PARTY DATA	
Name	Execution Date
DAVID G. KENT	12/24/2021
RECEIVING PARTY DATA	
Name:	FIRSTSPEAR, LLC
Street Address:	2015 CORPORATE 44 DRIVE
City:	FENTON
State/Country:	MISSOURI
Postal Code:	63026
PROPERTY NUMBERS Total: 5	
Property Type	Number
Patent Number:	8808048
Patent Number:	9340266
Patent Number:	9366505
Patent Number:	9802685
Patent Number:	9869532
CORRESPONDENCE DATA	
Fax Number:	(844)273-0229
<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:	314-241-4427
Email:	mail@matthewsedwards.com
Correspondent Name:	STEPHEN R. MATTHEWS
Address Line 1:	514 EARTH CITY PLAZA, SUITE 131
Address Line 4:	EARTH CITY, MISSOURI 63045
ATTORNEY DOCKET NUMBER:	DN 4064-4068
NAME OF SUBMITTER:	STEPHEN R. MATTHEWS
SIGNATURE:	/ Stephen R Matthews /
DATE SIGNED:	01/04/2022
Total Attachments: 2	
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CONFIRMATION OF PATENT PURCHASE AND SETTLEMENT AGREEMENT

This is to acknowledge and confirm the Patent Purchase and Settlement Agreement ("Agreement") entered into as of the Effective Date thereof by and between David G. Kent, an individual residing in 135 Vashti Dr., Moorehead City, NC 28557 and DK Solutions, Ltd. existing under the laws of the State of Delaware, and having its principal place of business at the same address (collectively "KENT"), and FirstSpear, LLC, a Missouri limited liability company having its principal place of business at 2015 Corporate 44 Drive, Fenton, Missouri 63026 ("FIRSTSPEAR"). KENT and FIRSTSPEAR shall be collectively referred to herein as "the Parties" and individually as a "Party".

WHEREAS, David G. Kent is the owner of record of U.S. Patent Nos. 8,808,048 B2, 9,340,266 B2, 9,366,505 B2, 9,869,532 B2, and 9,802,685 B2, (the "Patents").

WHEREAS, the Parties wish to resolve all issues, claims, and causes between them in accordance with the terms of this Agreement, and as part of said resolution KENT desires to sell and FIRSTSPEAR desires to purchase, the Patents.

NOW THEREFORE, in consideration of the promises, mutual covenants and agreements contained in the Agreement, and other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the Parties acknowledge and confirm as follows:

11. ASSIGNMENT

Upon FIRSTSPEAR making the Total Payment in accordance with Section 5.2 of the Agreement, within ten (10) business days thereafter, KENT confirms that he will transfer, convey and assign to FIRSTSPEAR all right, title, and interest in the Patents including the right to sue for past infringement.

12. EXCLUSIVE LICENSE

12.1. Upon FIRSTSPEAR making the First Installment Payment in accordance with Section 5.2 of the Agreement, and until the assignment of the Patents from KENT to FIRSTSPEAR ("Exclusive License Period"), it is acknowledged and confirmed that KENT grants to FIRSTSPEAR, and FIRSTSPEAR accepts upon the terms and conditions of the Agreement, a fully paid-up exclusive license to practice and use the Patents to make, use, exploit, distribute, sell and offer to sell products covered by the one or more claims in the Patents, which includes any divisional, continuation, continuation-in-part, renewal or extension thereof, including at FIRSTSPEAR's sole discretion, to enforce the Patents, including to sue for past infringement of the Patents, and to sublicense all rights under the Patents, within the United States of America and its territories.

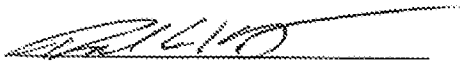
12.2. Upon FIRSTSPEAR making the First Installment Payment in accordance with Section 5.2 of the Agreement and through the Exclusive License Period, FIRSTSPEAR

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acknowledges and confirms that it agrees to maintain the Patents including timely paying of maintenance fees as required by the United States Patent and Trademark Office.

IN WITNESS WHEREOF, the Parties do hereby execute this **CONFIRMATION OF PATENT PURCHASE AND SETTLEMENT AGREEMENT** by duly authorized officials as of the Effective Date:

David G. Kent



Date: 12/24/21

FirstSpear, LLC

By: 

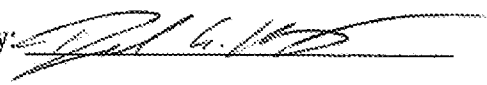
Name: Scott Carver

Title: President and CEO

Date: 12/23/21

-and-

DK Solutions, Ltd.

By: 

Name: DAVID G. KENT

Title: President and CEO

Date: 12/24/21