506959517 11/04/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7006355

SUBMISSION TYPE: NATURE OF CONVEYANCE:			NEW ASSIGNMENT EMPLOYMENT AGREEMENT			
CONVEYING PARTY D	ΑΤΑ					
			Name	Execution Date		
DORIAN AVERBUCH				10/16/2001		
RECEIVING PARTY DA						
Name:	1	SUPER DIMENSION				
Street Address:	14 SHENKAR STREET, POB 2045					
City:	HERZLIYA					
State/Country:	ISRAEL					
Postal Code:	46120					
PROPERTY NUMBERS			Number			
Property Type		7540				
Application Number:		7518	3040			
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CORRESPONDENCE DATA Fax Number: (303)						
		303)5	581-6632			
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Employment Agreement

Made and signed in Herzliya on October 16, 2001

Between:	Super Dimension Of 14 Shenkar St., POB 2045, Herzliya 46120 (Hereinafter: " the Company " or " the Employer ")
And:	The first party
	Dorian Averbuch, I.D. (Hereinafter: " the Employee ")
	The second party
WHEREAS	The employee would like to work at the company in the position of team leader of a development group (hereinafter: " the Position ");
WHEREAS	The company develops, produces and markets products in the intra-body navigation/mapping/localization field and the uses thereof (hereinafter: " the Products ");
WHEREAS	The company would like to hire the employee for the position;
WHEREAS	The parties would like to arrange the mutual rights and obligations thereof in this employment agreement;

Accordingly the parties have agreed and stipulated as follows:

1. **Preamble**

- 1.1 The preamble and appendices to this agreement constitute an inseparable part thereof.
- 1.2 The titles of the sections of this agreement are solely for the sake of convenience. They do not constitute a part of the agreement and no meaning is to be assigned thereto for the interpretation of this agreement and any provision of the provisions thereof.

2. **Outline of Employment**

2.1 The commencement of employment pursuant to this agreement will be November 11, 2001.









11. Copyrights and Proprietary Rights in Inventions

11.1 The proprietary rights to each invention, which the employee discovers, develops, improves or invents or whereto the employee is a partner to the invention, the discovery or development thereof having been made during the period of his employment or as a result of his employment on behalf of the employer ("**the Invention**"), as well as copyrights of the invention or any other product of the employee's employment, whether or not these rights may be registered by law, will belong to the employer. The employee will not be entitled with respect thereto to any consideration or benefits whatsoever in respect of the fruit of his labor, the inventions or the use thereof.

The parties agree that, in the event that the employee is given authorization to work in another business, in accordance with section 2.2 of this agreement and, insofar as the employee discovers, develops, improves or invents an invention, wherein the company has no rights, according to the contents of this agreement, then the employee undertakes to give the company the right of first refusal for the purchase of this invention.

- 11.2 If the employer decides to protect the invention by means of registering a patent in Israel or abroad, it will be incumbent on the employee to cooperate with the employer, including the signature of any document and delivery of any material or information insofar as necessary to submit an application and perform the registration.
- 11.3 The contents of sections 11.1 and 11.2 above will apply as well to any invention the employee discovers, develops or invents within the period of one year from the date that the employment connection between him and the employer reaches its conclusion for any reason whatsoever, if the employee uses or is assisted by information or material that is exclusive to the company, which has reached him or his knowledge within the context of the employment thereof.
- 11.4 The employee hereby confirms that he has no and will have no rights, demands or claims in connection with inventions and/or developments, as aforesaid, inclusive of rights to payments and/or benefits, and all rights inclusive of the rights to payments for the inventions and/or developments are the property of the employer.







In Witness Whereof The Parties Have Signed:

(-) *STAMP*: Super Dimension Ltd.

(-)

Employer

Employee (Name and Signature)

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שנערך ונחתם בהרצליה ביום 61 לחודש אוקטובר 2001

בין: טופר דיימופון בעים מרחי פנקר 14, ה.ד. 2005, הרצליה 46120 (להלן: "החברה" אר "המעביד")

THE THE

לבין: זוויאן אברבוך . תז מרתי ברק 6/4, רמת השרון (להלך: יחמובדי)

מצר שני

- הואיל והעובד מעונין לעבוד בחברה בתפקיד של טוביל צוות בקבוצת הפיתוח (להלן: ״התפקיד״);
 - והואיל והתברה עוסקת בפיתות, ייצור ושיזוק מוצרים בתחומי ניווט/מיפוי/מיקום פנים-גופיים ושימושיהם (להלן: "המוצרים");
 - והואי? והחברה מעונינת להעסיק את העובר בתפקיד:
 - והואיק וברצון הצדרים להסריר את זכויותיהם וחובותיהם ההודינה במטגרה החה עבודה זה.

<u>לפיבר הוסכם והותנה בין הצדדים כדלקמו</u>:

.1 <u>MENN</u>

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- ו.ו המבוא לחווה זה ונספתיו שהווים חלק בלתי נפרד ממוו.
- 1.2 כוותרות טעיפי הוזה זה באות לצורכי נוחיות כלבד, אינו מהוות הלק מההוזה ואין לתת להן כל המסטנות לצורך פירוש הוזה זה וכל הוראת מהוראותיו.
 - <u>התבודה התבודה</u> 2
 - 2.1 תחילת העבודה בהתאם לתווה זה תהיה בתאריך 11 לנובמבר, 2001.









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11.1 וכריות הקניין על כל המצאה אשר העובד יגלה, יפתה, ישכלל או יפציא, או שיחיה שותף להמצאה אשר גילויה או פיתוחה נעשה בתקופת עבודתו או עקב עבודתו עבוד המעביד ("ההמצאה"), וכן זכריות היוצרים על ההמצאה או כל תוצר אחד של עבודתו של העובד, בין אם הזכויהת האלה יהיו ניתנות לדישום עפיי דין ואם לאו, יהיו שייכות למעביד, והעובד לא יהיה וכאי לגביהן לתמודה או המלוגים כלשהם בגין הוצר העבודה. ההמצאה או השימוש בת.

מומכם בין הצדדים כי במידה שיינתן לעובד אישור לעסוק בעיסוק אחר בהתאם לספיף 2.2 לחחה זה ובמידה והעובד יגלה, יפותה, ישכלל או ימציא המצאה אשר לפי מאסור בחוזה זה אין לחבדה זכויות כו, אזי העובד מהחייב להת לחברה זכות סירוב ראשונה על רכישת המצאח זו.

- 11.2 אם המעביד יחלים להגן על ההמצאה באמצעות רישום הפמנט בארץ או בחריל, יהיה על העובד לשתף פעולה עם המעביד, האת לרבות התימה על כל מסמך ומטירת כל הוער או מידע כבל שיידרש להגשה הבקשה ולביצוע הרישום.
- 11.3 האמור בסעיף בוו 11.1 לעיל יחול אף על המצאה שהעובד יגלה, יפוחו או ימציא תוך תקופה של שנה מיום שקשר העבודה בינו לבין המעביד יגיע למיומר מכל סיבה שהיא, אם העובד ישתמש או ייעור במידע או בחומר ייַחָדי לחברה, שהגיע לידיו או לידיעתו במסגרה עבודתה.
 - אוג העובד מאשר בזה כי אין ולא יחיו לו כל זכויות, דרישות או תביטות בקשר להמצאה ו/או לפיוטוויט כאמור, לרבות זכויות לתשלוטיס ו/או המלוגיס, וכי כל הוכויות לרבות הזכויות להשלוטיס טבור האמצאות ו/או הפיתוחים הינס נחלת המעביד.







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RECORDED: 11/04/2021