

## PATENT ASSIGNMENT COVER SHEET

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Stylesheet Version v1.2

EPAS ID: PAT7288371

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
UNIFIED ENTERPRISES CORP.	04/19/2022
<b>RECEIVING PARTY DATA</b>	
<b>Name:</b>	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, AS COLLATERAL AGENT
<b>Street Address:</b>	333 COMMERCE STREET
<b>Internal Address:</b>	SUITE 800
<b>City:</b>	NASHVILLE
<b>State/Country:</b>	TENNESSEE
<b>Postal Code:</b>	37201
<b>PROPERTY NUMBERS Total: 1</b>	
<b>Property Type</b>	<b>Number</b>
Patent Number:	8732015
<b>CORRESPONDENCE DATA</b>	
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<b>Phone:</b>	2129061209
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<b>ATTORNEY DOCKET NUMBER:</b>	064347-0019
<b>NAME OF SUBMITTER:</b>	JESSICA BAJADA-SILVA
<b>SIGNATURE:</b>	/s/ Jessica Bajada-Silva
<b>DATE SIGNED:</b>	04/20/2022
<b>Total Attachments: 5</b>	
source=20. iHeart Joinder Patent Security Agreement (4.75 Notes)(131360012.2)#page1.tif	
source=20. iHeart Joinder Patent Security Agreement (4.75 Notes)(131360012.2)#page2.tif	
source=20. iHeart Joinder Patent Security Agreement (4.75 Notes)(131360012.2)#page3.tif	
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**PATENT SECURITY AGREEMENT**

**Patent Security Agreement**, dated as of April 19, 2022, by each of the undersigned grantors (individually, a “**Grantor**” and collectively the “**Grantors**”), in favor of U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, in its capacity as collateral agent pursuant to the Indenture (in such capacity, the “**Collateral Agent**”).

**WITNESSETH:**

WHEREAS, each Grantor is party to a Security Agreement dated as of November 22, 2019 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”) in favor of the Collateral Agent pursuant to which such Grantor is required to execute and deliver this Patent Security Agreement;

NOW, THEREFORE, in consideration of the premises and the acquisition of the Notes by the Holders thereof, each Grantor hereby agrees with the Collateral Agent as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Patent Collateral. Each Grantor hereby grants to the Collateral Agent for the benefit of the Secured Parties a security interest in and to all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Assets) of such Grantor:

(a) issued Patents and Patents with respect to which applications are pending listed on Schedule I attached hereto.

SECTION 3. The Security Agreement. The security interest granted pursuant to this Patent Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Patents made and granted hereby are more fully set forth in the Security Agreement. In the event that any provision of this Patent Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Collateral Agent shall otherwise determine.

SECTION 4. Termination. Upon the termination of the Security Agreement in accordance with Section 6.11 thereof, the Collateral Agent shall, at the expense of each Grantor, execute, acknowledge, and deliver to such Grantor an instrument in writing in recordable form releasing the lien on and security interest in the Patents under this Patent Security Agreement.

SECTION 5. Counterparts. This Patent Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Patent Security Agreement by signing and delivering one or more counterparts.

[Signature pages follow.]

**UNIFIED ENTERPRISES CORP.**

DocuSigned by:



By: \_\_\_\_\_

Name: Richard J. Bressler

Title: President and Chief Financial Officer

**JELLI, LLC**

By: IHEARTMEDIA + ENTERTAINMENT,  
INC.

Its: Sole Member

DocuSigned by:



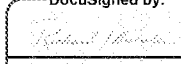
By: \_\_\_\_\_

Name: Richard J. Bressler

Title: President and Chief Financial Officer

Its: Managers

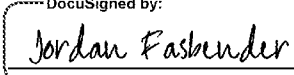
DocuSigned by:



By: \_\_\_\_\_

Name: Richard J. Bressler

DocuSigned by:



By: \_\_\_\_\_

Name: Jordan Fasbender

**U.S. BANK TRUST COMPANY,  
NATIONAL ASSOCIATION,**  
as Collateral Agent

By: Wally Jones  
Name: Wally Jones  
Title: Vice President

**Schedule I**  
**Patent Registrations and Applications**

Registrations:

<b>OWNER</b>	<b>REGISTRATION NUMBER</b>	<b>PATENT</b>
Unified Enterprises Corp.	8732015	Social media pricing engine
Jelli, Inc. <sup>1</sup>	8,498,946	SOCIAL BROADCASTING USER EXPERIENCE
Jelli, Inc.	8,392,206	SOCIAL BROADCASTING USER EXPERIENCE
Jelli, Inc.	8,566,254	SOCIAL BROADCASTING USER EXPERIENCE
Jelli, Inc.	8,490,133	SOCIAL BROADCASTING PLATFORM
Jelli, Inc.	9,078,045	SOCIAL BROADCASTING PLATFORM
Jelli, Inc.	8,413,189	DYNAMIC SELECTION OF ADVERTISING CONTENT IN A SOCIAL BROADCASTING ENVIRONMENT
Jelli, Inc.	8,856,814	DYNAMIC SELECTION OF ADVERTISING CONTENT IN A SOCIAL BROADCAST ENVIRONMENT
Jelli, Inc.	9,548,825	AUDIO EVENT TRIGGERS FOR BROADCAST
Jelli, Inc.	10,733,636	PLACEMENT AND ADAPTIVE TRANSFER OF ADVERTISING SPOTS IN A BROADCAST NETWORK
Jelli, Inc.	10,832,288	DYNAMIC BROADCAST LINEUPS BASED ON LOCAL AND THIRD- PARTY DATA SOURCES
Jelli, Inc.	10,796,333	AD EXCHANGE ON AND SERVER FOR LINEAR BROADCAST PLAYOUT SYSTEM
Jelli, Inc.	10,447,768	SIDECAR AD SERVER FOR LINEAR BROADCAST
Jelli, Inc.	10,832,291	SELF SERVICE DEMAND SIDE PLATFORM FOR BROADCAST MEDIA AD EXCHANGE
Jelli, Inc.	10,672,038	AUDIENCE DATA IN AUDIO ADVERTISING
Jelli, Inc.	11,023,924	Event trigger in audio advertising
Jelli, Inc.	11,290,526	Sidecar Ad Server Linear Broadcast

<sup>1</sup> Jelli, Inc. converted to Jelli, LLC on August 19, 2021.

Jelli, Inc.	11,200,603	Placement and adaptive transfer of advertising spots in a broadcast network
Jelli, Inc.	11,238,501	Self service demand side platform for broadcast media ad exchange
Jelli, Inc.	11,244,353	Dynamic broadcast lineups based on local and third-party data sources

Applications:

None.