507494496 09/15/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7541386

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
HANNAH DUBIN	07/21/2022
KEVIN OMWEGA	07/25/2022
JENNIFER NGUYEN	07/21/2022
ARTHUR POHSIANG HUANG	07/21/2022
JAMES ROBERT SAUNDERS	07/28/2022
DAVID BRABLEC	07/22/2022
EVAN MEAGHER	07/21/2022

RECEIVING PARTY DATA

Name:	SAMSARA INC.
Street Address:	1 DE HARO ST.
City:	SAN FRANCISCO
State/Country:	CALIFORNIA
Postal Code:	94107

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	17816920
Application Number:	63367196

CORRESPONDENCE DATA

Fax Number: (949)760-9502

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: 949-760-0404 **Email:** efiling@knobbe.com

Correspondent Name: KNOBBE MARTENS OLSON & BEAR LLP

Address Line 1: 2040 MAIN STREET, 14TH FLOOR

Address Line 4: IRVINE, CALIFORNIA 92614

ATTORNEY DOCKET NUMBER:	SAMSR.237A/PR
NAME OF SUBMITTER:	SCOTT CROMAR
SIGNATURE:	/Scott Cromar/

PATENT REEL: 061451 FRAME: 0723

507494496

DATE SIGNED: 09/15/2022 **Total Attachments: 35** source=DecAssign SAMSR.237A#page1.tif source=DecAssign SAMSR.237A#page2.tif source=DecAssign SAMSR.237A#page3.tif source=DecAssign SAMSR.237A#page4.tif source=DecAssign SAMSR.237A#page5.tif source=DecAssign SAMSR.237A#page6.tif source=DecAssign SAMSR.237A#page7.tif source=DecAssign_SAMSR.237A#page8.tif source=DecAssign SAMSR.237A#page9.tif source=DecAssign SAMSR.237A#page10.tif source=DecAssign SAMSR.237A#page11.tif source=DecAssign_SAMSR.237A#page12.tif source=DecAssign SAMSR.237A#page13.tif source=DecAssign_SAMSR.237A#page14.tif source=DecAssign SAMSR.237A#page15.tif source=DecAssign_SAMSR.237A#page16.tif source=DecAssign SAMSR.237A#page17.tif source=DecAssign SAMSR.237A#page18.tif source=DecAssign SAMSR.237A#page19.tif source=DecAssign_SAMSR.237A#page20.tif source=DecAssign SAMSR.237A#page21.tif source=DecAssign SAMSR.237A#page22.tif source=DecAssign SAMSR.237A#page23.tif source=DecAssign SAMSR.237A#page24.tif source=DecAssign SAMSR.237A#page25.tif source=DecAssign SAMSR.237A#page26.tif source=DecAssign SAMSR.237A#page27.tif source=DecAssign SAMSR.237A#page28.tif source=DecAssign SAMSR.237A#page29.tif source=DecAssign SAMSR.237A#page30.tif source=DecAssign SAMSR.237A#page31.tif source=DecAssign SAMSR.237A#page32.tif source=DecAssign_SAMSR.237A#page33.tif source=DecAssign_SAMSR.237A#page34.tif source=DecAssign SAMSR.237A#page35.tif

> PATENT REEL: 061451 FRAME: 0724

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

.....

Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **Hannah Dubin**, residing in **San Francisco, CA** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

AND Samsara Inc., having offices at 350 Rhode Island Street, 4th Floor, South Building, San Francisco, CA 94103 (hereinafter "ASSIGNEE"), desires to acquire or confirm ownership of the entire right, title, and interest in and to the Work and the Application, as well as all intellectual property rights as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and/or by these presents ASSIGNOR does hereby sell, assign, transfer, and set over, unto

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, all right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed, to be filed, or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

AND ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all patents, registrations, and certificates relating to all aforementioned Patent Properties and the Work, acknowledges that ASSIGNEE was authorized to make the Application, and hereby authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties and further applications and Related Applications relating to the Patent Properties and the Work. ASSIGNOR further authorizes and requests the Commissioner of Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all Patent Properties, related Letters Patent, registrations, and certificates to the ASSIGNEE, successors, legal representatives, and assigns.

AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

(ECLARATION & ASS ation Data Sheet filed pre		•	` ,,	
Docket No.:	SAMSR.237A				Page 5 of	5
Title:	UNIFIED PLATI	FORM FOR ASSET MON	NITORING			
Inventors:		, Kevin Omwega, Jenr Robert Saunders, David				
Appl. No.:	17/816920					
Filing Date:	August 2, 2022					
the extent authored the contract the contract as nearly the contract as nearly the contract as	be construed or orized under applet as possible the control of th	t any provision of this Ag if any such provision is de licable law such provision original intention of this Ag shall remain in full force a	eclared to be n shall be de greement in a	invalid, ille emed to b	egal, or unenforceable, t be restated or redacted t	0
ASSIGNOR/Ir	ventor: Hannah	Dubin				
IN TESTIMON	Y WHEREOF, I h	nereunto set my hand and	d seal on the	date indic	ated below.	
Inventor Sig	ınature: /	Mirbul Asmak		Date: _	07 / 21 / 2022	

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PATENT [REEL: 061451 FRAME: 0729 ce12132e

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

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Appl. No.: 17/816920

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Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

......

Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **Kevin Omwega**, residing in **Austin, TX** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

AND Samsara Inc., having offices at 350 Rhode Island Street, 4th Floor, South Building, San Francisco, CA 94103 (hereinafter "ASSIGNEE"), desires to acquire or confirm ownership of the entire right, title, and interest in and to the Work and the Application, as well as all intellectual property rights as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and/or by these presents ASSIGNOR does hereby sell, assign, transfer, and set over, unto

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

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- A. The Work whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

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Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

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AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

PATENT

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Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

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- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

FREEL: 061451 FRAME: 0733 a883b9960

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently					
Docket No.:	SAMSR.237A				Page 5 of 5
Title:	UNIFIED PLATFORM	FOR ASSET MOI	NITORING		
Inventors:	Hannah Dubin, Kevi Huang, James Rober				
Appl. No.:	17/816920				
Filing Date:	August 2, 2022				
he extent authoreflect as nearly	be construed or if any sorized under applicable	such provision is d law such provisio I intention of this A	eclared to be n shall be de greement in a	invalid, ille emed to b	the law under which this egal, or unenforceable, to e restated or redacted to e with applicable law, and
ASSIGNOR/In	ventor: Kevin Omweg	a			
IN TESTIMON	Y WHEREOF, I hereun	-	d seal on the	date indica	ated below.
Inventor Sig	nature: /	in Omwega	/	Date:	07 / 25 / 2022

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PATENT

[REEL: 061451 FRAME: 0734 9883b9960]

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Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

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Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

.....

Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **Jennifer Nguyen**, residing in **San Francisco, CA** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

AND Samsara Inc., having offices at 350 Rhode Island Street, 4th Floor, South Building, San Francisco, CA 94103 (hereinafter "ASSIGNEE"), desires to acquire or confirm ownership of the entire right, title, and interest in and to the Work and the Application, as well as all intellectual property rights as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and/or by these presents ASSIGNOR does hereby sell, assign, transfer, and set over, unto

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, all right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed, to be filed, or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

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AND ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all patents, registrations, and certificates relating to all aforementioned Patent Properties and the Work, acknowledges that ASSIGNEE was authorized to make the Application, and hereby authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties and further applications and Related Applications relating to the Patent Properties and the Work. ASSIGNOR further authorizes and requests the Commissioner of Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all Patent Properties, related Letters Patent, registrations, and certificates to the ASSIGNEE, successors, legal representatives, and assigns.

AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

[REEL: 061451 FRAME: 0737 3d3db977

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

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Docket No.:	SAMSR.237A				Р	age 5 of 5
Title:	UNIFIED PLATFORM	I FOR ASSET MON	ITORING			
Inventors:	Hannah Dubin, Kev Huang, James Robe					
Appl. No.:	17/816920					
Filing Date:	August 2, 2022					
the extent authoreflect as nearly the remainder o	In the event that any be construed or if any orized under applicable as possible the original of this Agreement shall	such provision is de e law such provision al intention of this Ag remain in full force a	clared to be shall be dee reement in a	invalid, ille emed to b	egal, or unenfor e restated or re	rceable, to edacted to
	ventor: Jennifer Ngu Y WHEREOF, I hereul	•	seal on the	date indic	ated below	
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PATENT

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Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

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Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **Arthur Pohsiang Huang**, residing in **San Francisco, CA** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

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Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

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- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

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Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

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AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

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A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

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Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

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- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently				
Docket No.:	SAMSR.237A	Page 5 of 5		
Title:	UNIFIED PLATFORM FOR ASSET MONITORING			
Inventors:	Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsi Huang, James Robert Saunders, David Brablec, Evan Meagher	ang		
Appl. No.:	17/816920			
Filing Date:	August 2, 2022			
the extent authoreliect as nearly	In the event that any provision of this Agreement conflicts with the law be construed or if any such provision is declared to be invalid, illegal, or orized under applicable law such provision shall be deemed to be restar as possible the original intention of this Agreement in accordance with a of this Agreement shall remain in full force and effect.	unenforceable, to ted or redacted to		
ASSIGNOR/Inventor: Arthur Pohsiang Huang IN TESTIMONY WHEREOF, I hereunto set my hand and seal on the date indicated below. Inventor Signature: / / Date: 07 / 21 / 2022				

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Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

Declaration

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Is being filed concurrently herewith.

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Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **James Robert Saunders**, residing in **San Francisco, CA** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

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 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

AND ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all patents, registrations, and certificates relating to all aforementioned Patent Properties and the Work, acknowledges that ASSIGNEE was authorized to make the Application, and hereby authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties and further applications and Related Applications relating to the Patent Properties and the Work. ASSIGNOR further authorizes and requests the Commissioner of Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all Patent Properties, related Letters Patent, registrations, and certificates to the ASSIGNEE, successors, legal representatives, and assigns.

AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

PATENT

[REEL: 061451 FRAME: 0747 0c01dccd

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

[REEL: 061451 FRAME: 0748 0c01dccd

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently					
Docket No.:	SAMSR.237A				Page 5 of 5
Title:	UNIFIED PLAT	FORM FOR ASSET M	ONITORING		
Inventors:		ı, Kevin Omwega, Je Robert Saunders, Da			
Appl. No.:	17/816920				
Filing Date:	August 2, 2022	!			
the extent authoreflect as nearly	be construed or orized under app as possible the	if any such provision is licable law such provis	s declared to be sion shall be dee Agreement in a	invalid, ille emed to b	the law under which this egal, or unenforceable, to be restated or redacted to be with applicable law, and
ASSIGNOR/Inventor: James Robert Saunders					
IN TESTIMON	Y WHEREOF, I	hereunto set my hand a	and seal on the o	date indic	ated below.
Inventor Sig	ınature: _/	Jason	/	Date: _	07 / 28 / 2022

55998130

PATENT

[REEL: 061451 FRAME: 0749 0c01dccd]

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

.....

Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **David Brablec**, residing in **Arlington Heights, IL** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

AND Samsara Inc., having offices at 350 Rhode Island Street, 4th Floor, South Building, San Francisco, CA 94103 (hereinafter "ASSIGNEE"), desires to acquire or confirm ownership of the entire right, title, and interest in and to the Work and the Application, as well as all intellectual property rights as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and/or by these presents ASSIGNOR does hereby sell, assign, transfer, and set over, unto

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, all right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed, to be filed, or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 3 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

AND ASSIGNOR hereby acknowledges the ASSIGNEE as the Applicant for all patents, registrations, and certificates relating to all aforementioned Patent Properties and the Work, acknowledges that ASSIGNEE was authorized to make the Application, and hereby authorizes ASSIGNEE to make and/or file, at ASSIGNEE's sole discretion, any and all Patent Properties and further applications and Related Applications relating to the Patent Properties and the Work. ASSIGNOR further authorizes and requests the Commissioner of Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents, registrations, and certificates on applications as aforesaid, to issue all Patent Properties, related Letters Patent, registrations, and certificates to the ASSIGNEE, successors, legal representatives, and assigns.

AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 4 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e))
Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 5 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

G. In the event that any provision of this Agreement conflicts with the law under which this Agreement is to be construed or if any such provision is declared to be invalid, illegal, or unenforceable, to the extent authorized under applicable law such provision shall be deemed to be restated or redacted to reflect as nearly as possible the original intention of this Agreement in accordance with applicable law, and the remainder of this Agreement shall remain in full force and effect.

ASSIGNOR/Inventor: David Brablec

IN TESTIMONY WHEREOF, I hereunto set my hand and seal on the date indicated below.

55998131

Application Data Sheet filed previously or concurrently

Docket No.: SAMSR.237A Page 1 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

Declaration

This Declaration is directed to the application identified above that:

Is being filed concurrently herewith.

-OR-

Was filed as the United States application or PCT international application identified above and incorporating any amendments made thereto prior to the signature date of this Declaration.

As a named inventor, I declare that:

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of subject matter which is described in the above-identified application, including a claimed invention.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

I have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

......

Assignment from Inventors

THIS ASSIGNMENT AGREEMENT ("Agreement") is by **Evan Meagher**, residing in **Oakland, CA** (an individual, hereinafter "ASSIGNOR").

WHEREAS ASSIGNOR has conceived of one or more inventions, and/or has invented new and useful improvements, technology, inventions, developments, ideas, ornamental designs, or discoveries (collectively referred to as the "Work") related to and/or disclosed in a patent application (identified above) filed or prepared for filing with the United States Patent and Trademark Office (referred to as the "Application"), and desires to assign or confirm assignment of the Work and the Application to the below identified Assignee. ASSIGNOR hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, Customer No. 20995, to insert into the header the filing date and application number of said Application when known.

AND Samsara Inc., having offices at 350 Rhode Island Street, 4th Floor, South Building, San Francisco, CA 94103 (hereinafter "ASSIGNEE"), desires to acquire or confirm ownership of the entire right, title, and interest in and to the Work and the Application, as well as all intellectual property rights as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and/or by these presents ASSIGNOR does hereby sell, assign, transfer, and set over, unto

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Docket No.: SAMSR.237A Page 2 of 5

Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

ASSIGNEE, its successors, legal representatives and assigns, to the extent not already done so, all right, title, and interest throughout the world in the Application and the Work, including all "Patent Properties" filed, to be filed, or issued upon the Application and the Work; where "Patent Properties" include, but are not limited to:

- A. The Work whether conceived and/or reduced to practice by ASSIGNOR alone or jointly with anyone else;
 - B. Any improvements to the Work based on or using ASSIGNEE's confidential information;
- C. The Application, including without limitation any of ASSIGNOR'S inventions that may be disclosed therein, and any other applications in which the Work is disclosed; all provisional applications related thereto (including but not limited to U.S. Provisional Application Nos. 63/367196, filed June 28, 2022 (respectively if plural applications)); all nonprovisional and design applications relating to the Application or the Work and/or claiming the benefit of or priority to the Application and/or the aforementioned provisional application(s) that have been or may hereafter be filed in the United States or in any foreign country including all continuations, divisionals, continuations-in-part, and reissues of the Application (all of the foregoing collectively, "Related Applications"); and all United States and foreign patents which may be granted on the Application and the Related Applications, and all reissues, re-examinations, and extensions of such patents;
- D. All rights of priority under International Conventions and any related Letters Patent which may hereafter be granted or filed in any country or countries foreign to the United States, and all extensions, renewals and reissues thereof:
- E. Any other related intellectual property rights such as, but not limited to, copyright rights, copyrightable subject matter, know how, trade secrets, designs and design rights, copyright registrations, reproduction rights, and ASSIGNOR waives any and all moral rights under 17 U.S.C. § 106A or otherwise, consents to all acts or omissions by ASSIGNEE, its licensees and others authorized by ASSIGNEE, and its successors in title, whether occurring before or after this consent, which would otherwise constitute infringement of ASSIGNOR's moral rights, in the Work or any improvement thereto; and
- F. Those items of ASSIGNOR'S tangible property embodying or describing the Work, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request.

ASSIGNOR hereby represents and warrants that: (i) ASSIGNOR is the true and sole inventor, or if co-inventor, has identified to ASSIGNEE the other co-inventors, (ii) ASSIGNOR has the full and unencumbered right, power, and authority to enter into this Agreement and to transfer and assign in accordance with the terms in this Agreement, and (iii) there are no agreements or obligations of ASSIGNOR, or to ASSIGNOR'S knowledge of anyone else, which are or may be in conflict with this Agreement. ASSIGNOR agrees to indemnify ASSIGNEE and hold it harmless, its successors and assigns, including attorney's fees and expert witness fees, in connection with any breach of this representation and warranty.

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AND ASSIGNOR DOES HEREBY acknowledge and agree that the assigned scope of the Application and the Work includes any currently recited claims, all embodiments, and all claims supported by the Application; ASSIGNOR agrees not to contest or disparage claim scope thus supported (including in any later-filed continuing patent applications) for any claims deemed patentable by any government patent office. ASSIGNOR also agrees not to challenge the validity, including as a defense to patent infringement, of any issued patent claims resulting from or based on the Work, regardless of the scope of any such claims.

AND ASSIGNOR DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all causes of action, rights of enforcement, claims for damages, and all remedies relating to the Work and/or the Patent Properties arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages, and all proceeds for past infringements of said Patent Properties, related Letters Patent, registrations, or certificates, before or after issuance.

AND ASSIGNOR DOES HEREBY covenant and agree that ASSIGNOR, without further consideration or compensation, will: communicate to said ASSIGNEE, successors, legal representatives, and assigns, any facts known to ASSIGNOR respecting the Patent Properties and Work; testify in any legal proceeding; assist in the preparation of any other Patent Properties relating to the Application and the Work or any improvements made thereto; sign/execute all lawful papers; authorize the filing of, execute, and make all rightful oaths and/or declarations in connection with the Patent Properties, Application, Related Applications, and Work, including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications; and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Work in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Agreement is binding on ASSIGNOR, its officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under its direction and control, and shall inure to

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Title: UNIFIED PLATFORM FOR ASSET MONITORING

Inventors: Hannah Dubin, Kevin Omwega, Jennifer Nguyen, Arthur Pohsiang

Huang, James Robert Saunders, David Brablec, Evan Meagher

Appl. No.: 17/816920

Filing Date: August 2, 2022

the benefit of ASSIGNEE, its successors and assigns. This Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

- B. The Application was authorized to be made by ASSIGNOR, and ASSIGNOR hereby authorizes ASSIGNEE to make, at ASSIGNEE's sole discretion, any and all additional Patent Properties, including application(s) that claim priority to the Application, including all Related Applications.
- C. ASSIGNOR acknowledges that some or all of ASSIGNOR's provided information may enter the public record of one or more patent offices (for example, mailing address, residence address, full legal name, and/or country of citizenship). ASSIGNOR hereby agrees to allow such information to be used in connection with the Application or Related Applications. Furthermore, ASSIGNOR agrees to inform ASSIGNEE upon any changes to ASSIGNOR's contact information if ASSIGNOR is no longer working with/for ASSIGNEE.
- D. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable. If this Agreement is executed electronically by one or more parties by applying an electronic or digital signature, the parties agree that it is valid and enforceable regardless of any applicable state or federal laws pertaining to such forms of execution.
- E. This Agreement shall be governed and construed in accordance with the laws of the state of California, U.S.A. without regard to conflicts of law provisions. The exclusive jurisdiction for any legal proceeding regarding this Agreement shall be in the state or federal courts of California, in the county of San Francisco, and the parties expressly agree that jurisdiction and venue are proper in said courts. In the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- F. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Work is patentable and the Patent Properties are valid, and further agrees not to take any action, or to assist or request any third party, in, challenging or opposing, on any grounds whatsoever, ASSIGNEE'S rights granted under this Agreement, or the validity or enforceability of such rights. ASSIGNOR further acknowledges that ASSIGNEE'S patent counsel presenting this Agreement does not represent ASSIGNOR personally, and ASSIGNOR has the right to seek independent counsel of his or her choosing. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and ASSIGNOR shall be effective.

PATENT

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COMBINED DECLARATION & ASSIGNMENT (37 CFR 1.63(e)) Application Data Sheet filed previously or concurrently				
Docket No.:	SAMSR.237A			Page 5 of 5
Title:	UNIFIED PLATFORM FOR ASSET M	IONITORING		
Inventors:	Hannah Dubin, Kevin Omwega, Jo Huang, James Robert Saunders, Da			hsiang
Appl. No.:	17/816920			
Filing Date:	August 2, 2022			
the extent authoreflect as nearly	In the event that any provision of this be construed or if any such provision is rized under applicable law such provis as possible the original intention of this this Agreement shall remain in full force.	s declared to be in sion shall be deen s Agreement in acc	valid, illegal, ned to be re	or unenforceable, to stated or redacted to
ASSIGNOR/In	ventor: Evan Meagher			
IN TESTIMON	Y WHEREOF, I hereunto set my hand	and seal on the da	ite indicated	below.
Inventor Sig	nature: /	/	Date:07	/ 21 / 2022

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RECORDED: 09/15/2022