PATENT ASSIGNMENT COVER SHEET

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| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | ASSIGNMENT |

CONVEYING PARTY DATA

| Name | Execution Date |
|-----------------------|----------------|
| BRYAN SCOTT SCHAFFNER | 07/23/2012 |

RECEIVING PARTY DATA

| Name: | SHAFFNER CAPITAL INVESTMENTS, INC | |
|-----------------|-----------------------------------|--|
| Street Address: | 164 MARKET STREET # 101 | |
| City: | CHARLESTON | |
| State/Country: | SOUTH CAROLINA | |
| Postal Code: | 29401 | |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|---------------------|----------|
| Application Number: | 17669203 |

CORRESPONDENCE DATA

Fax Number:

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.

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| NAME OF SUBMITTER: | PAYAM MORADIAN | |
|--------------------|------------------|--|
| SIGNATURE: | /Payam Moradian/ | |
| DATE SIGNED: | 10/31/2022 | |

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PATENT 507571939 REEL: 061595 FRAME: 0431

PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS AGREEMENT is made on the 23rd day of July, 2012 and is in addition to and a continuation of that certain agreement executed between the Parties on the 11th day of October 2011 by and between Schaffner Capital Investments, Inc. ("SchaffCap"), a company incorporated in the State of South Carolina, and Koji Sakahashi, an individual residing in Tokyo, Japan, Masataka Ono, an individual residing in Tokyo, Japan (each individually and collectively "Inventors") and collectively referred to herein as 'Parties'. The Parties acknowledge that Mr. Sakahashi is an Inventor of both Japan and United States Patent 1 and Patent 2 and all Patent Cooperation Treaty applications and filings incorporating both United States Patent 1 and Patent 2 and Mr. Sakahashi contributions to such along with Mr. Schaffner's contributions, that Bryan Scott Schaffner is also an Inventor of both Japan and United States Patent 1 and Patent 2 on Schedule 1 and all Patent Cooperation Treaty applications and filings incorporating United States Patent 1 and Patent 2 filings and is operating as part of and has assigned his rights to Schaffner Capital Investments, Inc. and that Mr. Ono is an Inventor on Japan and United States Patent 2 and all Patent Cooperation Treating applications and filings that incorporates Mr. Ono's contributions to United States Patent 2 on Schedule 1.

WHEREAS, SchaffCap and Inventors are party to multiple Agreements in addition to this Agreement dated October 11, 2011 and May 08, 2011;

WHEREAS, SchaffCap and Inventors wish to document by formal assignment to SchaffCap of each Inventor's title, interest and rights in and to the patents and patent applications and all continuations thereof and the Inventors hereby convey, transfer and assign such patent filings and patent applications in Schedule 1 to SchaffCap.

SchaffCap and Inventors therefore agree as follows.

- 1. "Assigned Patents" shall mean all issued United States and all foreign patents and all other patent applications including all Patent Cooperation Treaty applications and filings which at present are listed on Schedule 1, including, but not limited to, (i) all know-how, trade secrets, discoveries, concepts, ideas, technologies, whether patentable or not, including processes, methods, formulas and techniques related to the foregoing, any and all written, unpatented technical or scientific information developed or acquired by Inventors, including computer software (including source code), computer records, abandoned patent applications, Powerpoints and other presentation and collateral materials, invention disclosures, patentability reports and searches, patent and literature references, and the like developed or acquired before the date hereof related to such patents and patent applications; (ii) any and all copyrights, copyright registrations and copyrightable subject matter owned or controlled by Inventors related to such patents and patent applications; and (iii) any trademarks related to such patents or patent applications.
- 2. For good and valuable consideration, receipt of which is hereby acknowledged to have been received, Inventors hereby assign to SchaffCap all of the right, title and interest in (i) the inventions disclosed in any patent or application listed on Schedule 1, (ii) the Assigned Patents, (iii) any U.S. or foreign Letters Patent which may issue from any application listed on Schedule 1, and (iv) all divisions, continuations, reissues, re-examinations and extensions of the patents and applications listed on Schedule 1. No additional agreements will have to be executed by the Parties for subsequent filings of any kind worldwide. Inventors further acknowledge that included in this assignment is the right to bring suit to enforce any of the Assigned Patents against activities which occurred before and after the date of this Agreement.

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- 3. Inventors agree to execute upon the request of SchaffCap any assignment paper or other document reasonably necessary to evidence the assignment of the rights hereunder to SchaffCap, and agrees to cooperate with SchaffCap in all other matters relating to the assignment of these rights to SchaffCap and filing patents in the United States, all other countries and multi-country formats including Patent Cooperation Treaty filings in the name of Qrnsee LLC or other entity as SchaffCap sees fit. Inventors also represent that no other inventors besides those listed herein or for which an assignment has been granted can make any claim to the patents listed on Schedule 1.
- 4. This Agreement shall be construed in accordance with and governed by the laws of the State of South Carolina, excluding any choice of law rules which direct the application of the laws of another jurisdiction.
- 5. This Agreement, together with the Agreements executed on October 11, 2011 and May 08, 2011, constitute the sole understanding of the Parties in addition to transactions provided herein and supersedes and merges herein any previous agreements and understandings, oral and written, between the Parties hereto with respect to the subject matter hereof.

IN WITNESS WHEREOF, this Agreement was executed by each Inventor and SchaffCap on July 23, 2012.

By: /s/ Bryan Scott Schaffner

Bryan Scott Schaffner, individually

SCHAFFNER CAPITAL INVESTMENTS, INC.

By: /s/ Bryan Scott Schaffner

Name: Bryan Scott Schaffner

Fitle: CEO

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Schedule 1

"Patent 1" Japan Application Number 2011-174335 and all United States applications that reference or are based on such.

"Patent 2" which was filed via registered mail by Mr. Sakahashi in Japan on October 4, 2011 and all United States applications that reference or are based on such.

With further respect to 'Patent 1' and all continuations worldwide including inclusion in all current and any subsequent Patent Cooperation Treaty applications and filings and subsequent filings in any specific countries that are a continuation in part of U.S. Application No. 13/286,137, filed on October 31, 2011, which claims priority to Japanese Patent Application No. 2011-174,335, filed July 25, 2011.

With further respect to 'Patent 2' and all continuations worldwide including inclusion in all current and any subsequent Patent Cooperation Treaty applications and filings and subsequent filings in any specific countries that also claims priority to Japanese Patent Application No. 2011-232242, filed October 4, 2011 and U.S. provisional application No. 61/578,858, filed December 21, 2011.

Upon issuance of Patent Cooperation Treaty application number being issued such will be included as part of this Schedule 1.

RECORDED: 10/31/2022

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