# 507590109 11/09/2022

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7636998

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

## **CONVEYING PARTY DATA**

Name	Execution Date
Richmond E. Meier	09/01/2016
Charles Holbrook Moore	09/08/2016
Douglas Michael Mowen	09/06/2016

## **RECEIVING PARTY DATA**

Name:	UIPCO, LLC
Street Address:	9800 FREDERICKSBURG ROAD
City:	SAN ANTONIO
State/Country:	TEXAS
Postal Code:	78288

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17983946

## **CORRESPONDENCE DATA**

**Fax Number:** (877)769-7945

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:** +1 (212) 641-2318

Email: apsi@fr.com
Correspondent Name: KIM T. BUI

Address Line 1: FISH & RICHARDSON P.C.

Address Line 2: P.O.BOX 1022

Address Line 4: MINNEAPOLIS, MINNESOTA 55440-1022

ATTORNEY DOCKET NUMBER:	US-1321.02 38781-0375002	
NAME OF SUBMITTER:	TANYA SPARROW	
SIGNATURE:	/Tanya Sparrow/	
DATE SIGNED:	11/09/2022	

## **Total Attachments: 9**

source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page1.tif source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page2.tif source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page3.tif

PATENT 507590109 REEL: 061711 FRAME: 0038

source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page4.tif	
source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page5.tif	
source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page6.tif	
source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page7.tif	
source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page8.tif	
source=38781-0375P01 Executed Assignment (inventors to UIPCO)#page9.tif	

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### ASSIGNMENT

## PARTIES TO THE ASSIGNMENT

Assignor(s): Richmond E. Meier 7027 Bella Mist San Antonio, TX 78256

Charles Holbrook Moore 8902 Soaring Oak San Antonio TX 78258

Douglas Michael Mowen 350 Regent Circle Shavano Park, TX 78231

Assignee: UIPCO, LLC 9800 Fredericksburg Road San Antonio, Texas 78288

## ASSIGNMENT AGREEMENT

WHEREAS, ASSIGNOR(S) (listed above) is/arc inventor(s) of an invention(s) entitled as described and claimed in the specification forming part of an application(s) for United States letters patent referenced above;

WHEREAS, UIPCO, a Texas limited liability company (hereinafter referred to as ASSIGNEE), having a place of business at 9800 Fredericksburg Road, San Antonio, Texas 78288, is desirous of acquiring the entire right, title and interest in and to the invention(s) and in and to any letters patent that may be granted therefore in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sell, assign, and transfer unto ASSIGNEE, the entire right, title, and interest in and to the invention(s) (including the invention(s) disclosed in the application referenced above), the application(s), and any and all letters patent which may be granted for the invention(s) in the United States of America and its territorial possessions and in

CONSTIDENTIAL Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Works
Product. Not for Distribution

Ver. 2.02 Page 1 of 3

any and all foreign countries, and in any and all divisions, reissues, and continuations thereof, as well as any application(s) to which the application referenced above claims priority, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from said United States application(s) to which said foreign applications are entitled by virtue of international convention, treaty, or otherwise, said invention(s), application(s), and all letters patent on said invention(s) to be held and enjoyed by ASSIGNEE and its successors and assigns for their use and benefit and of their successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR(S) had this assignment, transfer, and sale not been made. ASSIGNOR(S) hereby authorize(s) and request(s) the Commissioner of Patents and Trademarks to issue all letters patent on said invention to ASSIGNEE. ASSIGNOR(S) agree(s) to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said invention(s), for litigation regarding said letters patent, or for the purpose of protecting title to said invention(s) or letters patent therefore, all of the above hereinafter the "Assigned Patent Rights."

For the avoidance of doubt, ASSIGNOR(S) hereby irrevocably assign(s), transfer(s), convey(s), and deliver(s) to ASSIGNEE all rights to sue or to bring any action or to assert any claim, whether at law or in equity, against any person or entity relating to any of the Assigned Patent Rights, including without limitation for past, present, or future infringement, misappropriation, or other unauthorized use of any of the Assigned Patent Rights, to obtain injunctive relief, and to recover or collect royalties, damages, and profits, including without limitation for such past, present or future infringement, misappropriation, or unauthorized use of any of the Assigned Patent Rights. By specifically enumerating certain rights of enforcement in this paragraph, the ASSIGNOR(S) and ASSIGNEE do not intend for this paragraph to be interpreted to suggest any limitation upon the scope of rights transferred by virtue of this Assignment.

The ASSIGNOR(S) further agree(s) for myself and my or ourselves and our respective heirs, legal representatives, and assigns to provide to the ASSIGNEE promptly upon its request and at its expense all pertinent facts and documents relating to any of said inventions, applications, or patents and legal equivalents as may be known and accessible to us and to testify as to the same in any interference, litigation, or proceeding relating thereto.

ASSIGNOR(S) further hereby represent(s) and warrant(s) that ASSIGNOR(S) is/are an original contributor to the material included in the application; and ASSIGNOR(S) has/have reviewed and understand(s) the contents of this Assignment Agreement.

This Assignment is governed by and shall be construed in accordance with the laws of Texas.

CONSTINENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

Ver. 2.02 Page 2 of 3

Richmond E. Meier	
Chal Mas	Date of Signature
Charles Holbrook Moore	918116
	Date of Signature

Date of Signature

FINALLY, this Assignment may be executed in multiple counterparts, each of which shall be deemed to be an original of this Assignment. Additionally, we hereby authorize our altorneys to collect the signature pages of each executed counterpart and to attach those signature pages to a single copy of this instrument, which single copy and attached signature pages together shall

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Richmond E. Meier, Charles	Holbrook Moore and Douglas Michael Mowen
Applicant:	UIPCO, LLC
UIPCO, LLC's Docket No.:	US-1321.00 38781-0375P01
Title: IMPROVING MEDIA EFFECTIVENESS	

### ASSIGNMENT

## PARTIES TO THE ASSIGNMENT

Assignor(s): Richmond E. Meier 7027 Bella Mist San Antonio, TX 78256

Charles Holbrook Moore 8902 Soaring Oak San Antonio TX 78258

Douglas Michael Mowen 350 Regent Circle Shavano Park, TX 78231

Assignee:
UIPCO, LLC
9800 Fredericksburg Road
San Antonio, Texas 78288

## ASSIGNMENT AGREEMENT

WHEREAS, ASSIGNOR(S) (listed above) is/are inventor(s) of an invention(s) entitled as described and claimed in the specification forming part of an application(s) for United States letters patent referenced above;

WHEREAS, UIPCO, a Texas limited liability company (hereinafter referred to as ASSIGNEE), having a place of business at 9800 Fredericksburg Road, San Antonio, Texas 78288, is desirous of acquiring the entire right, title and interest in and to the invention(s) and in and to any letters patent that may be granted therefore in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sell, assign, and transfer unto ASSIGNEE, the entire right, title, and interest in and to the invention(s) (including the invention(s) disclosed in the application referenced above), the application(s), and any and all letters patent which may be granted for the invention(s) in the United States of America and its territorial possessions and in

CONFIDENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

Ver. 2.02 Page 1 of 3

any and all foreign countries, and in any and all divisions, reissues, and continuations thereof, as well as any application(s) to which the application referenced above claims priority, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from said United States application(s) to which said foreign applications are entitled by virtue of international convention, treaty, or otherwise, said invention(s), application(s), and all letters patent on said invention(s) to be held and enjoyed by ASSIGNEE and its successors and assigns for their use and benefit and of their successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR(S) had this assignment, transfer, and sale not been made. ASSIGNOR(S) hereby authorize(s) and request(s) the Commissioner of Patents and Trademarks to issue all letters patent on said invention to ASSIGNEE. ASSIGNOR(S) agree(s) to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said invention(s), for litigation regarding said letters patent, or for the purpose of protecting title to said invention(s) or letters patent therefore, all of the above hereinafter the "Assigned Patent Rights."

For the avoidance of doubt, ASSIGNOR(S) hereby irrevocably assign(s), transfer(s), convey(s), and deliver(s) to ASSIGNEE all rights to sue or to bring any action or to assert any claim, whether at law or in equity, against any person or entity relating to any of the Assigned Patent Rights, including without limitation for past, present, or future infringement, misappropriation, or other unauthorized use of any of the Assigned Patent Rights, to obtain injunctive relief, and to recover or collect royalties, damages, and profits, including without limitation for such past, present or future infringement, misappropriation, or unauthorized use of any of the Assigned Patent Rights. By specifically enumerating certain rights of enforcement in this paragraph, the ASSIGNOR(S) and ASSIGNEE do not intend for this paragraph to be interpreted to suggest any limitation upon the scope of rights transferred by virtue of this Assignment.

The ASSIGNOR(S) further agree(s) for myself and my or ourselves and our respective heirs, legal representatives, and assigns to provide to the ASSIGNEE promptly upon its request and at its expense all pertinent facts and documents relating to any of said inventions, applications, or patents and legal equivalents as may be known and accessible to us and to testify as to the same in any interference, litigation, or proceeding relating thereto.

ASSIGNOR(S) further hereby represent(s) and warrant(s) that ASSIGNOR(S) is/are an original contributor to the material included in the application; and ASSIGNOR(S) has/have reviewed and understand(s) the contents of this Assignment Agreement.

This Assignment is governed by and shall be construed in accordance with the laws of Texas.

CONFIDENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

single copy of this instrument, which si constitute an original of this Assignment		ed signature pages together shall
<u>.</u>		
Richmond E. Meier	All	
	Date of Signature	
Charles Holbrook Moore		
	Date of Signature	
Douglas Michael Mowen	Mov	
9/6/16		

FINALLY, this Assignment may be executed in multiple counterparts, each of which shall be deemed to be an original of this Assignment. Additionally, we hereby authorize our attorneys to collect the signature pages of each executed counterpart and to attach those signature pages to a

CONFIDENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

Date of Signature

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Richmond E. Meier, Charles H	olbrook Moore and Douglas Michael Mower
Applicant:	UIPCO, LLC
UIPCO, LLC's Docket No.:	US-1321.00 38781-0375P03
Title: IMPROVING MEDIA EFFECTIVENESS	

#### ASSIGNMENT

# PARTIES TO THE ASSIGNMENT

Assignor(s):

Richmond E. Meier 7027 Bella Mist San Antonio, TX 78256

Charles Holbrook Moore 8902 Soaring Oak San Antonio TX 78258

Douglas Michael Mowen 350 Regent Circle Shavano Park, TX 78231

Assignee: UIPCO, LLC 9800 Fredericksburg Road San Antonio, Texas 78288

## ASSIGNMENT AGREEMENT

WHEREAS, ASSIGNOR(S) (listed above) is/are inventor(s) of an invention(s) entitled as described and claimed in the specification forming part of an application(s) for United States letters patent referenced above;

WHEREAS, UIPCO, a Texas limited liability company (hereinafter referred to as ASSIGNEE), having a place of business at 9800 Fredericksburg Road, San Antonio, Texas 78288, is desirous of acquiring the entire right, title and interest in and to the invention(s) and in and to any letters patent that may be granted therefore in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sell, assign, and transfer unto ASSIGNEE, the entire right, title, and interest in and to the invention(s) (including the invention(s) disclosed in the application referenced above), the application(s), and any and all letters patent which may be granted for the invention(s) in the United States of America and its territorial possessions and in

CONFIDENTIAL. Attorney-Client Privileged Communication, All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

Ver. 2.02 Page 1 of 3

any and all foreign countries, and in any and all divisions, reissues, and continuations thereof, as well as any application(s) to which the application referenced above claims priority, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from said United States application(s) to which said foreign applications are entitled by virtue of international convention, treaty, or otherwise, said invention(s), application(s), and all letters patent on said invention(s) to be held and enjoyed by ASSIGNEE and its successors and assigns for their use and benefit and of their successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR(S) had this assignment, transfer, and sale not been made. ASSIGNOR(S) hereby authorize(s) and request(s) the Commissioner of Patents and Trademarks to issue all letters patent on said invention to ASSIGNEE. ASSIGNOR(S) agree(s) to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said invention(s), for litigation regarding said letters patent, or for the purpose of protecting title to said invention(s) or letters patent therefore, all of the above hereinafter the "Assigned Patent Rights,"

For the avoidance of doubt, ASSIGNOR(S) hereby irrevocably assign(s), transfer(s), convey(s), and deliver(s) to ASSIGNEE all rights to sue or to bring any action or to assert any claim, whether at law or in equity, against any person or entity relating to any of the Assigned Patent Rights, including without limitation for past, present, or future infringement, misappropriation, or other unauthorized use of any of the Assigned Patent Rights, to obtain injunctive relief, and to recover or collect royalties, damages, and profits, including without limitation for such past, present or future infringement, misappropriation, or unauthorized use of any of the Assigned Patent Rights. By specifically enumerating certain rights of enforcement in this paragraph, the ASSIGNOR(S) and ASSIGNEE do not intend for this paragraph to be interpreted to suggest any limitation upon the scope of rights transferred by virtue of this Assignment.

The ASSIGNOR(S) further agree(s) for myself and my or ourselves and our respective heirs, legal representatives, and assigns to provide to the ASSIGNEE promptly upon its request and at its expense all pertinent facts and documents relating to any of said inventions, applications, or patents and legal equivalents as may be known and accessible to us and to testify as to the same in any interference, litigation, or proceeding relating thereto.

ASSIGNOR(S) further hereby represent(s) and warrant(s) that ASSIGNOR(S) is/are an original contributor to the material included in the application; and ASSIGNOR(S) has/have reviewed and understand(s) the contents of this Assignment Agreement.

This Assignment is governed by and shall be construed in accordance with the laws of Texas.

CONFIDENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product, Not for Distribution

single copy of this instrument, which single constitute an original of this Assignment.	e copy and attached signature pages together shall
Richmond Meier	
	9 1 1 4 Date of Signature
Charles Holbrook Moore	
· )	Date of Signature
Douglas Michael Mowen	

FINALLY, this Assignment may be executed in multiple counterparts, each of which shall be deemed to be an original of this Assignment. Additionally, we hereby authorize our attorneys to collect the signature pages of each executed counterpart and to attach those signature pages to a

CONFIDENTIAL. Attorney-Client Privileged Communication. All Legal Privileges Claimed Including Attorney Work Product. Not for Distribution

Date of Signature

Ver. 2.02 Page 3 of 3