# 507591975 11/10/2022 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7638864

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT				
CONVEYING PARTY	DATA					
		Name	Execution Date			
ENRICH SOFTWARE	CORP.		10/07/2022			
RECEIVING PARTY	ΔΤΑ					
Name:	VALSOF	FT CORPORATION				
Street Address:	7405 TR/	TRANS CANADA ROUTE, #100				
City:	SAINT-L/	AURENT, QUEBEC				
State/Country:	CANADA					
Postal Code:	H4T 1Z2	H4T 1Z2				
PROPERTY NUMBER	RS Total: 1		-			
Property Typ	e	Number				
Patent Number:	77	734689				
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<i>Correspondence will using a fax number,</i> Phone:	i <b>f provided;</b> 6 <sup>-</sup>	<b>if that is unsuccessful, it will be se</b> 17-556-3823				
<i>Correspondence will using a fax number,</i> Phone: Email:	<b>if provided;</b> 6 <sup>-</sup> av	<i>if that is unsuccessful, it will be se</i> 17-556-3823 vontaube@richmaylaw.com				
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## TRADEMARK AND PATENT ASSIGNMENT AGREEMENT

This TRADEMARK AND PATENT ASSIGNMENT AGREEMENT (this "Trademark and Patent Assignment"), dated as of October 7, 2022 is made by Enrich Software Corp., a Canada corporation and the successor by way of amalgamation of two predecessor amalgamating corporations named Enrich Software Corp. and Richer Systems Group Inc., as per the attached Certificate of Amalgamation issued by Corporation Canada dated April 1, 2021, ("Enrich") and Valsoft Corporation Inc., a Quebec corporation, ("Valsoft"), the purchaser of substantially all of the assets of Enrich under an asset purchase agreement among Valsoft, Enrich, Aspire Ontario Inc., an Ontario corporation, and Eric Richer (the "Asset Purchase Agreement"), solely for the purposes of Section 3.02 of the Asset Purchase Agreement.

WHEREAS, under the terms of the Asset Purchase Agreement, Enrich has conveyed, transferred and assigned to Valsoft, among other assets, certain intellectual property of Enrich, and has agreed to deliver and Valsoft this Trademark and Patent Assignment, for filing with governmental authorities including, but not limited to, the Office of the Registrar of Trademarks, Canadian Intellectual Property Office ("CIPO") and the United States Patent and Trademark Office ("USPTO").

NOW, THEREFORE, the parties covenant and agree as follows:

1. <u>Assignment</u>. In consideration for the execution of the Asset Purchase Agreement, the payment of the consideration stipulated in the Asset Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Enrich hereby irrevocably conveys, transfers and assigns to Valsoft, and Valsoft hereby accepts, all of Enrich's right, title and interest in and to the following (the "Assigned Trademarks and **Patents**"), together with the goodwill of the business connected with the use of, and symbolized by, the Assigned Trademarks and Patents:

(a) the trademark registrations, trademark applications and patents set forth on Schedule 1 hereto and all issuances, extensions and renewals thereof;

(b) all rights of any kind whatsoever of Enrich accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;

(c) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

(d) any and all claims and causes of action, with respect to any of the foregoing, whether accruing before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, dilution, misappropriation, violation, misuse, breach or default, with the right but not obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

2. <u>Registering and Further Actions</u>. Enrich authorizes CIPO and the USPTO, and any other governmental officials to record and register this Trademark and Patent Assignment upon request by Valsoft. Enrich shall take such steps and actions following the date hereof, including the execution of any documents, files, registrations or other similar items, to ensure that the Assigned Trademarks and Patents are properly transferred to Valsoft, or any assignee or successor thereto.

3. <u>Terms of the Purchase Agreement</u>. The terms of the Asset Purchase Agreement, including, but not limited to, the representations, warranties, covenants, agreements and indemnities relating to the Assigned Trademarks and Patents are incorporated herein by this reference. The parties hereto acknowledge and agree that the representations, warranties, covenants, agreements and indemnities contained in the Asset Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Asset Purchase Agreement and the terms hereof, the terms of the Asset Purchase Agreement shall govern.

4. <u>Counterparts</u>. This Trademark and Patent Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement

5. <u>Successors and Assigns</u>. This Trademark and Patent Assignment shall be binding upon and shall enure to the benefit of the parties hereto and their respective successors and assigns.

6. <u>Governing Law</u>. This Trademark and Patent Assignment and any claim, controversy, dispute or cause of action (whether in contract, tort or otherwise) based upon, arising out of or relating to this Trademark Assignment and the transactions contemplated hereby shall be governed by, and construed in accordance with, the federal laws of Canada and the laws of the Province of Alberta, without giving effect to any choice or conflict of law provision or rule.

IN WITNESS WHEREOF, the parties have duly executed and delivered this Trademark and Patent Assignment as of the date first above written.

## ENRICH SOFTWARE CORP.

By: Name: 2 

Title: Mac Deux

Address for Notices: ROA

BCX 367 BANFS, AB TIL 145

#### AGREED TO AND ACCEPTED:

## VALSOFT CORPORATION INC.

-DocuSigned by: David Felicissimo By: ----- 8805CE6D89EC411

Name: David Felicissimo

Title: Secretary

Address for Notices: 7405 Trans Canada Route, #100 Saint-Laurent, Quebec Canada H4T 1Z2

#### SCHEDULE 1

Country	Mark	App. Date   App. No.   Reg. Date   Reg. No.	Status/Status Date	Goods/Services (Full)
Canada	ENRICH	Registration No. TMA 530,799	Expires on August 7, 2030	
Canada	ENRICH & Design	Registration No. TMA 487,981	Expires on January 21, 2028	

## **Canadian Assigned Trademark Registrations and Applications**

#### United States of America Assigned Trademark Registrations and Applications

Country	Mark	App. Date   App. No.   Reg. Date   Reg. No.	Status/Status Date	Goods/Services (Full)
United States	ENRICH	No. 2,491,101	Expires on September 28, 2031	

## **Canadian Assigned Patents**

Canadian Patent No. 2,547,287 issued on April 13, 2018 for System and Method of Data Brokering (i.e. Emconex) – expires May 19, 2026 if annual maintenance fees are paid – next maintenance fee due May 19, 2023.

#### **United States Assigned Patents**

United States Patent No. 7,734,689 issued on June 8, 2010 for "System and Method for Managing Processing Of A Plurality of Events Through an Event Management" – expires on February 21, 2028.



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ENRICH SOFTWARE CORP.	***********				
2 - The province or territory in Cana	da where	the register	ed office is situated (d	o not indica	te the full address)
Alberts					
3 - The classes and any maximum n	umber of	shares that	the corporation is auth	orized to i	89110
The annexed Schedule "A" i	s inco	rporated	into this form.		······
4 - Restrictions, if any, on share tran	aiera				
The annexed Schedule "B" i	s inco	rporated	into this form.		
5 - Minimum and maximum number :	of directo	rs (for s fixed	I number of directors, pi	eese indica	te the same number in both (
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6 - Restrictions, if any, on the busine	an the c	ornomiico o	SU PSPPU AR		
None.					
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7 - Other provisions, if any					
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8 - The smalgamation has been appr	oved pun	euent to the	section or subsection	of the Ac	which is indicated as folio
183 - Long form : approved by special resolution of shareholders	۲		cal short-form : oved by resolution of tors	0	184(2) - Horizontal short-form approved by resolutio directors
9 - Declaration	·····			k	1
I hereby certify that I am a director or an					
Name of the amaigamating corporations		Corporation number	Signature		
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Enrich Software Corp.					

PATENT REEL: 061720 FRAME: 0801

## RECORDED: 11/10/2022