#### 507681214 01/06/2023

### PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7728355

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
VENKATA VARA PRASAD KARRI	06/26/2013

#### **RECEIVING PARTY DATA**

Name:	IBM INDIA PRIVATE LIMITED
Street Address:	NO. 12 SUBRAMANYA ARCADE, BANNERGHATTA MAIN ROAD
City:	BANGALORE
State/Country:	INDIA
Postal Code:	560029

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17446470

#### **CORRESPONDENCE DATA**

**Fax Number:** (607)429-4119

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:** 607-429-3479

**Email:** fdciplaw@us.ibm.com

Correspondent Name: IBM CORPORATION - PATENT CENTER

Address Line 1: 1701 NORTH STREET

Address Line 2: B256/3

Address Line 4: ENDICOTT, NEW YORK 13760

ATTORNEY DOCKET NUMBER:	P202003979US01
NAME OF SUBMITTER:	NANCY J. MARRONE
SIGNATURE:	/NANCY J. MARRONE/
DATE SIGNED:	01/06/2023

#### **Total Attachments: 2**

source=Karri\_Agreement\_UpdatedCopy\_06-26-13#page1.tif source=Karri\_Agreement\_UpdatedCopy\_06-26-13#page2.tif

PATENT 507681214 REEL: 062294 FRAME: 0258

ATTESTATION
SL No. 1963/13-14
Contined that a sum of Response to the continue of the continu
bearing 10-173036 206/131
towards there duty the critic at of steme viuty certified 2000 to the desire of the physicant
The state of the s
Data 20/6/13 Seas remarks (Chamarajper Bangalore

# Agreement Regarding Confidential Information, Intellectual Property, and Other Matters

In consideration of my employment or my continued employment by International Business Machinas Corporation or one of its subsidiaries or Affiliates (collectively, "IBM"), which I acknowledge is employment at will, and the payment to me of a salary or other compensation during my employment, I agree as follows:

1. I will not, without IBM's prior written permission, disclose to anyone outside of IBM or use in other than IBM's business, either during or after my employment, any confidential information or material of IBM, or any information or material received by IBM in confidence from third parties, such assuppliers or customers. If I leave the employ of IBM (whether voluntarity, or otherwise), I will return to IBM all property in my possession belonging to IBM or received by IBM from any third party, whether or not containing confidential information and whether stored on an IBM owned asset or a personally owned asset, including, but not limited to, electronic data, electronic files, diskettes and other storage media, drawings, notebooks, reports, and any other hard copy or electronic documents or records.

Confidential information or material of IBM is any information or material; (a) generated or collected by or utilized in the operations of IBM, received from any third party, or suggested by or resulting from any task assigned to me or work performed by me for or on behalf of IBM, and (b) which has not been made available generally to the public, whether or not expressed in a document or other medium and whether or not marked "IBM Confidential" or with any similar legend of IBM or any third party. Confidential information or material may include, but is not limited to, information and material related to past, present and future development, manufacturing activities, or personnel matters; marketing and business plans; technical specifications, drawings, and designs: prototypes; computer programs; and databases.

- 2. During my employment with IBM and for two years following the termination of my employment for any reason, I will not directly or indirectly hire, solicit or make an offer to any employee of IBM to be employed or perform services outside of IBM. Also, I agree that during my employment with IBM and for one year following the termination of my employment for any reason, I will not directly or indirectly, solicit, for competitive business purposes, any customer of IBM with which I was involved as part of my job responsibilities during the last year of my employment with IBM, I acknowledge that IBM would suffer irreparable narm if I fail to comply with the foregoing, and that IBM would be entitled to any appropriate relief.
- 3. I will not disclose to IBM, use in its business, or cause it to use, any information or material which is confidential to any third party unless authorized by IBM. In addition, I will not incorporate into any product used and/or sold by IBM, any copyrighted materials of any third party, unless authorized by IBM.
- 4. I will comply, and do all things necessary for IBM to comply, with (a) the laws and regulations of all governments under which IBM does business. (b) the provisions of contracts between any such government or its contractors and IBM that relate to intellectual property or to the safeguarding of information, and (c) IBM's corporate directives, including policies, issued from time to time as well as the IBM Business Conduct Guidelines as amended from time to time.
- 5. I hereby assign to i8M my entire right, title, and interest in any idea, concept, technique, invention, design (whether the design is ornamental or otherwise), computer programs and related documentation, other works of authorship, mask works, and the like (all hereinafter called "Developments"), hereafter made, conceived, written, or otherwise created solely or jointly by me, whether or not such Developments are patentable, subject to copyright protection or susceptible to any other form of protection which: (a) relate to the actual or anticipated business or research or development of iBM or its subsidiaries or (b) are suggested by or result from any task assigned to me or work performed by me for or on behalf of iBM or its subsidiaries.

in the case of any "other works of authorship", such assignment shall be limited to those works of authorship which meet both conditions (a) and (b) above.

California Notice: For Developments subject to California law, notwithstanding anything above to the contrary. I understand that this assignment does not apply to a Development which qualifies fully under the provisions of Section 2870 of the California Labor Code.

The above provisions concerning assignment of Developments apply to Developments created while I am employed by IBM in an executive, managerial, professional, product or technical planning, technical, research, programming, or engineering capacity (including development, product, manufacturing, systems, applied science, and field engineering).

Excluded are any Developments that I cannot assign to ISM because of prior agreement with へのべる
which is effective until
acknowledge that the copyright and any other intelligence of property of the copyright and any other intelligence of the copyright and any other intellige

I acknowledge that the copyright and any other intellectual property right in designs, computer programs and related documentation, and other works of authorship, created within the scope of my employment, belong to IBM by operation of law.

KNY Prose

PATENT REEL: 062294 FRAME: 0259

## Agreement Regarding Confidential Information, Intellectual Property, and Other Matters

6. In connection with any of the Developments assigned by Paragraph 5: (a) I will promptly disclose them in writing to the IBM Intellectual Properly Law Department; and (b) I will, on IBM's request, promptly execute a specific assignment of little to IBM or its designee, and do anything else reasonably necessary to enable IBM or such designee to secure a patent, copyright or other form of protection therefor in the United States and in other countries. In addition, I agree to promptly notify the IBM Intellectual Property Law Department in writing of any patent or patent application in which I am an inventor but which is not assigned by Paragraph 5 and which discloses or claims any Development made, conceived, or written while I am employed by IBM.

7. IBM and its licensees, successors, or assigns (direct or indirect) are not required to designate me as an author of any Development which is subject to Paragraph 5, when it is distributed, publicly or otherwise, or to secure my permission to change or otherwise alter its integrity. I hereby waive and release, to the extent permitted by law, all rights in and to such designation and any rights I may have concerning modifications of such Developments.

I understand that any rights, waivers, releases, and assignments herein granted and made by me are freely assignable by IBM and are for the benefit of IBM and its subsidiaries, licensees, successors, and assigns. 8. I have identified all Developments not assigned by Paragraph 5 in which I have any right, title, or interest, and which were previously made Or conceived solely or jointly by me, or written wholly or in part by me, but neither published nor filed in any patent office. If I do not have any to identify, I have written "none" on this line: \_ 9. I consent to IBM (or authorized services providers on IBM's behalf) collecting, using, storing, transferring, and making available information about me, such as my name, photo, contact information, career development and skills, and other personal and sensitive personal information, in internal and external IBM (or authorized services providers on IBM's behalf) databases or websites (including, without limitation, its online directories) anywhere in the world for legitimate business purposes. IBM provides numerous apportunities for social computing through blogs, wikis, social networks, virtual worlds and other social media. I agree to comply with all IBM policies and practices regarding use of social computing tools and I understand that I am personally responsible for the content I post on any social computing tools (whether on IBM's internal platforms or on third party sites) and that any information I post, including any of my personal information, may be made broadly available to others, potentially inside or outside IBM, who have access to these tools. 10. The term "subsidiaries", as used in this Agreement, includes any entity owned or controlled, directly or indirectly, by International Business Machines Corporation. 11. The term "employment at will", as used in this Agreement, means the employment at the mutual consent of both me and IBM. Accordingly, either IBM or I can terminate the employment relationship at will, at any time, with or without cause. However, this clause does not relieve me of my responsibility to serve the notice period in accordance with my terms of employment, in the event of my resignation from the services of IBM. 12. This Agreement supersedes all previous oral or written communications, representations, understandings, undertakings, or agreements relating to the subject matter hereof. Any waiver of a term in this Agreement and any amendment to this Agreement may only be made in a writing signed by the Serior Vice President of Human Resources for International Business Machines Corporation and myself. 13. This Agreement shall be governed by the laws of the State of New York, as if it had been executed and fully performed within such state. If any provision of this Agreement is unenforceable at law, the remainder shall remain in effect. 14. I recognize that any violation of my obligations described herein can result in disciplinary action, including dismissal from IBM, and any Other appropriate relief for IBM including money damages, equitable relief and attorneys fees. My agreement, and my acknowledgment of receipt of a copy of this Agreement, are indicated by my signature below. Effective Date Employee Serial Employee's Full Name (please print) Employee's Manager / I\$M Rep. (please print) 18M Signature (If you have entered "noris" in Paragraph 8, do not fill in this section.) The following are Developments not covered by Paragraph 5, in which I have any right, title, or interest, and which were previously conceived

or written either wholly or in part by me, but neither published nor filed in any Palent Office: Description of Documents (if applicable):

Name of Witness on Document Title on Document Date on Document Employee's Full Name

(It is in your interest to establish that any of the above were made, conceived, or written before your employment by IBM. You should not disclose them in detail, but identify them only by the titles and dates of documents describing them. If you wish to interest IBM in any of them, you may -- "-- "tem to contact the Intellectual Property and Licensing Department at Corporate Headquarters, which **PATENT** 

RECORDED: 01/06/2023

IBM.)

REEL: 062294 FRAME: 0260