

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT7997524

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
JEREMY MATTERN	01/31/2023
RECEIVING PARTY DATA	
Name:	IBERON, LLC
Street Address:	10333 RICHMOND AVE. # 500
City:	HOUSTON
State/Country:	TEXAS
Postal Code:	77042
PROPERTY NUMBERS Total: 8	
Property Type	Number
Patent Number:	9842441
Patent Number:	9838468
Patent Number:	9984517
Patent Number:	9734642
Patent Number:	10032132
Patent Number:	9576410
Patent Number:	8937547
Patent Number:	10083554
CORRESPONDENCE DATA	
Fax Number:	
<i>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.</i>	
Phone:	4159848700
Email:	mpalmer@omm.com
Correspondent Name:	MADELEINE PALMER / TARA MCMILLEN
Address Line 1:	TWO EMBARCADERO CENTER, 28TH FLOOR
Address Line 4:	SAN FRANCISCO, CALIFORNIA 94111
ATTORNEY DOCKET NUMBER:	0380609-00036
NAME OF SUBMITTER:	MADELEINE PALMER
SIGNATURE:	/Madeleine Palmer/

DATE SIGNED:	06/08/2023
	This document serves as an Oath/Declaration (37 CFR 1.63).
Total Attachments: 6 source=_Executed_ IP Assignment Agreement(13807715.1)#page1.tif source=_Executed_ IP Assignment Agreement(13807715.1)#page2.tif source=_Executed_ IP Assignment Agreement(13807715.1)#page3.tif source=_Executed_ IP Assignment Agreement(13807715.1)#page4.tif source=_Executed_ IP Assignment Agreement(13807715.1)#page5.tif source=_Executed_ IP Assignment Agreement(13807715.1)#page6.tif	

IP ASSIGNMENT AGREEMENT

THIS IP ASSIGNMENT AGREEMENT (this "**Agreement**") is made and entered into on January 31, 2023, by and between Iberon, LLC, a Nevada limited liability company ("**Iberon**") and Jeremy Mattern, an individual and member of Iberon ("**Founder**"). Iberon and Founder are referred to herein each as a "**Party**" and collectively as the "**Parties**."

WHEREAS, Founder is the majority member and Chairman of Iberon; and

WHEREAS, Founder has agreed to assign, transfer, and convey to Iberon all of Founder's right, title and interest in, to, and under all Technology, and Intellectual Property Rights therein or thereto as set forth on Exhibit A attached hereto (collectively, the "**Transferred Intellectual Property**"), but excluding Founder's rights in U.S. Patent No. 8,483,653 titled "Panic Message Delivery System and Method for Mobile Devices" (the "**Excluded Patent**");

NOW, THEREFORE, for Ten Dollars and 00/100 (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Founder and Iberon agree as follows:

1. **Assignment.** Founder hereby irrevocably assigns to Iberon Founder's entire right, title, and interest in and to the Transferred Intellectual Property including, without limitation, all goodwill appurtenant thereto, and the right of priority to file and prosecute patent applications in any and all jurisdictions throughout the world with respect to the patentable subject matter included in the Transferred Intellectual Property. The foregoing assignment includes all claims, actions, rights, and demands to the extent arising from the Transferred Intellectual Property, whether choate or inchoate, known or unknown, contingent or non-contingent, including, without limitation, causes of action to sue for past, current, or future infringement, dilution, misappropriation, or violation thereof and other enforcement rights, including the right to collect and retain all proceeds and damages therefrom. To the full extent permissible under applicable law, Founder hereby irrevocably and unconditionally assigns to Iberon and waives and agrees never to assert or enforce any moral rights in or with respect to any and all of the Transferred Intellectual Property that may exist anywhere in the world, together with all claims for damages and other remedies asserted on the basis of moral rights.

2. **Further Assurances; Attorney in Fact.** Upon request by Iberon at any time, Founder shall, and shall cause all of its employees and agents to, cooperate with Iberon and execute all documents and instruments and do all other things deemed necessary or useful by Iberon in connection with the assignment of the Transferred Intellectual Property. Where Iberon is unable because of Founder's unavailability, death, illness, or for any other reason, to secure Founder's signature to any documentation Founder is required to execute under this Section 2, then Founder hereby irrevocably designates and appoints Iberon and its duly authorized officers and agents as Founder's agent and attorney-in-fact, to act for and in Founder's behalf and stead to execute and file any such documentation and to do all other lawfully permitted acts in connection therewith with the same legal force and effect as if executed by Founder.

3. **Delivery of Transferred Intellectual Property Documents.** Not later than ten (10) Business Days following the date hereof, Founder shall deliver to Iberon all Transferred Intellectual Property Documents. For purposes of this Agreement, "**Transferred Intellectual Property Documents**" means all documents, records, and files in the possession or control of Founder or Founder's counsel or agents relating to the Transferred Intellectual Property, including, without limitation: (i) original patent or trademark applications for the Transferred Intellectual Property; (ii) complete prosecution files and docketing reports, including materials filed or prepared for the purpose of being filed with the United States Patent and Trademark Office or similar authority in any other jurisdiction; (iii) originals of all assignment

agreements in its possession relating to the Transferred Intellectual Property; (iv) copies of laboratory notebooks, documents, records, and files relating to the conception or reduction to practice of the claims made in the Transferred Intellectual Property; (v) copies of documents, records, and files relating to any marking activities or to the assertion, licensing, enforcement or defense of the Transferred Intellectual Property; and (vi) copies of any other materials or information in the possession or control of, or known to, Founder, Founder's counsel, or agents that is reasonably likely to be required to be produced in any litigation to enforce the Transferred Intellectual Property; but with respect to all of the foregoing, specifically excluding any attorney-client or work-product privileged information.

4. **Recordation.** Upon request by Iberon, Founder shall deliver to Iberon duly-executed short-form assignments in such form as may be provided by Iberon with respect to the patents, registered trademarks, registered copyrights, and applications for any of the foregoing included in the Transferred Intellectual Property.

5. **Representations and Warranties of Founder.** Founder represents and warrants that, as of the date hereof: (1) Founder has not transferred or assigned his right, title and interest in the Transferred Intellectual Property to any other person or entity; (2) Founder has the full right, power and authority to enter into this Agreement; (3) Founder owns or controls the entire right, title, and interest in and to the Transferred Intellectual Property; (4) Founder has no knowledge of any claims, licenses, or other charges or encumbrances of any kind or nature whatsoever on the Transferred Intellectual Property; (5) Founder is not aware of any information that would render any Transferred Intellectual Property invalid or unenforceable; and (6) Founder is not aware of any infringement of the Transferred Intellectual Property.

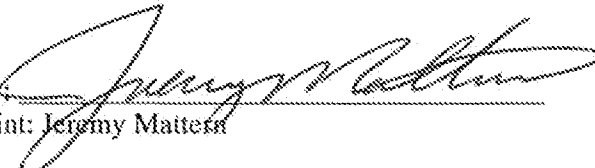
6. **General.** The internal laws of the State of Texas, irrespective of its conflicts of law principles, shall govern the validity of this Agreement, the construction of its terms, and the interpretation and enforcement of the rights and duties of the parties hereto. The Parties hereto hereby irrevocably submit to the exclusive jurisdiction of the courts of the State of Texas and the Federal courts of the United States of America located within the County of Travis in the State of Texas solely in respect of the interpretation and enforcement of the provisions of this Agreement and of the documents referred to in this Agreement, and in respect of the transactions contemplated hereby and thereby, and hereby waive, and agree not to assert, as a defense in any action, suit or proceeding for the interpretation or enforcement hereof or thereof, that it is not subject thereto or that such action, suit or proceeding may not be brought or is not maintainable in said courts or that the venue thereof may not be appropriate or that this Agreement or any such document may not be enforced in or by such courts, and the parties hereto irrevocably agree that all claims with respect to such action or proceeding shall be heard and determined in such a Texas State or Federal court. With respect to any particular action, suit or proceeding, venue shall lie solely in the County of Travis, Texas. If any provision of this Agreement, or the application thereof, shall for any reason and to any extent be invalid or unenforceable, then the remainder of this Agreement and the application of such provision to other persons or circumstances shall be interpreted so as reasonably to effect the intent of the Parties hereto. This Agreement is not intended to confer on upon any person or entity other than the Parties hereto any rights or remedies hereunder. The Parties further agree to replace any void or unenforceable provision of this Agreement with a valid and enforceable provision that shall achieve, to the extent possible, the economic, business and other purposes of the void or unenforceable provision. This Agreement may be executed in any number of counterparts, each of which shall be an original as regards any party whose signature appears thereon and all of which together shall constitute one and the same instrument. This Agreement shall become binding when one or more counterparts hereof, individually or taken together, shall bear the signatures of all parties reflected hereon as signatories and shall have been delivered to each of the Parties. All notices and other communications required or permitted under this Agreement shall be in writing and shall be either hand delivered in person, sent by email, sent by certified or registered first-class mail, postage pre-paid (and confirmed by email), or sent by internationally recognized express courier service. Such notices and other communications shall be effective upon receipt if hand delivered or sent by email, three

days after mailing if sent by mail, and one day after dispatch if sent by express courier, to the address of the applicable party listed on the signature page hereto. This Agreement, the exhibits and schedules hereto, constitute the entire understanding and agreement of the Parties hereto with respect to the subject matter hereof and thereof and supersede all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties with respect hereto. The express terms hereof control and supersede any course of performance or usage of the trade inconsistent with any of the terms hereof. This Agreement and the rights and obligations hereunder may not be assigned or transferred by a Party without the prior written consent of the other Party, and any such assignment or transfer without such prior written consent shall be void and without effect. No assignee or transferee of this Agreement or the rights and obligations hereunder (including any Transferred Intellectual Property) shall have any recourse against the Parties hereto to the extent arising out of this Agreement. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM (WHETHER BASED ON CONTRACT, TORT OR OTHERWISE) ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE ACTIONS OF A PARTY IN THE NEGOTIATION, ADMINISTRATION, PERFORMANCE AND ENFORCEMENT HEREOF.

[Signature Page Follows]


IN WITNESS WHEREOF, Founder and Iberon have caused this Agreement to be executed as of the Effective Date.

FOUNDER:

By: 
Print: Jeremy Mattern

Address: 10333 Richmond Ave. # 500
Houston, TX 77042
Attn: Jeremy Mattern
Email: jmattern@jmattern.net

IBERON:

By: 
Print: Jeremy Mattern, Chairman

Address: 10333 Richmond Ave. # 500
Houston, TX 77042
Attn: Jeremy Mattern; Richard Ezzeddine
Email: rjemd@protonmail.com
Email: jmattern@jmattern.net

Exhibit A

Transferred Intellectual Property

Patents

Title	Country	Owner	App. Date	App. No.	Issue Date	Pat. No	Status
System and method for determining entry into a secured facility at a checkpoint	United States	Jeremy Keith Mattern	October 28, 2015	14/924,743	December 12, 2017	9,842,441	Granted
System and method for directing entrants at a checkpoint using a mobile device	United States	Jeremy Keith Mattern	October 28, 2015	14/924,744	December 5, 2017	9,838,468	Granted
System and method for determining entry to a secured area at a checkpoint	United States	Jeremy Keith Mattern	October 28, 2015	14/924,748	May 29, 2018	9,984,517	Granted
System and method for providing checkpoint background checks	United States	Jeremy Keith Mattern	July 09, 2012	13/543,890	August 15, 2017	9,734,642	Granted
Checkpoint Identification Correlation System and Method	United States	Jeremy Keith Mattern	July 09, 2012	13/543,891	July 24, 2018	10,032,132	Granted

Title	Country	Owner	App. Date	App. No.	Issue Date	Pat. No	Status
System and Method for Implementing a Threat Condition Protocol in Pass Control	United States	Jeremy Keith Mattern	July 09, 2012	13/544,025	February 21, 2017	9576410	Granted
System and Method for Notifying Recent Visitors to a Location	United States	Jeremy Keith Mattern	July 09, 2012	13/544,034	January 20, 2015	8,937,547	Granted
Method for Controlling a Gate Using an Automated Installation Entrance (AIE) System	United States	Jeremy Keith Mattern	September 17, 2012	13/621,742	September 25, 2018	10,083,554	Granted