PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI313949

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Execution Date
ST Portfolio Holdings, LLC	06/12/2024

RECEIVING PARTY DATA

Company Name:	ST DetectTech, LLC	
Street Address:	9501 Jagged Creek Ct	
City:	Delray Beach	
State/Country:	untry: FLORIDA	
Postal Code:	33446	

PROPERTY NUMBERS Total: 19

Property Type	Number
Application Number:	12035873
Application Number:	14134222
Application Number:	14148748
Application Number:	14148744
Application Number:	14800556
Application Number:	15607649
Application Number:	16671689
Application Number:	17139844
Application Number:	17203731
Application Number:	17467168
Application Number:	16816390
Application Number:	16588667
Application Number:	16055553
Application Number:	14574567
Application Number:	11763281
Application Number:	16227695
Application Number:	62068273
Application Number:	60914318
Application Number:	60911691

PATENT REEL: 067803 FRAME: 0533

508613801

CORRESPONDENCE DATA

Fax Number: 5616596313

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: 5616535000

Email: ip@akerman.com

Correspondent Name: Peter A. Chiabotti

Address Line 1: 777 S. Flagler Drive

Address Line 2: Suite 1100, West Tower

Address Line 4: West Palm Beach, FLORIDA 33401

ATTORNEY DOCKET NUMBER:	00435719
NAME OF SUBMITTER:	EDWARD MERCIER
SIGNATURE:	EDWARD MERCIER
DATE SIGNED:	06/21/2024

Total Attachments: 6

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REEL: 067803 FRAME: 0534

ASSIGNMENT

This Assignment ("<u>Assignment</u>") is made and entered into as of June 12, 2024, by and among (1) ST DetectTech, LLC, a limited liability company of Delaware with an address of 9501 Jagged Creek Ct, Delray Beach, Florida 33446 ("<u>Assignee</u>"); (2) ST Portfolio Holdings, LLC, a Delaware limited liability company with an address of 9501 Jagged Creek Ct, Delray Beach, Florida 33446 ("<u>Holdings</u>") and (3) Staton Techiya, LLC, a limited liability company of Delaware with an address of 9501 Jagged Creek Ct, Delray Beach, Florida 33446 ("<u>Assignor</u>").

- A. Assignor wishes to contribute, assign, transfer and convey to Holdings, and Holdings wishes to accept from Assignor, all Assignor's right, title, and interest in and to the Acquired Rights (as defined below) in exchange for additional membership interests in Holdings, subject to the terms and conditions set forth herein.
- B. Immediately following the Initial Contribution (as defined below), Holdings wishes to contribute, assign, transfer and convey to Assignee, and Assignee wishes to accept from Holdings, all Holding's right, title, and interest in and to the Acquired Rights in exchange for additional membership interests in Assignee, subject to the terms and conditions set forth herein.
- C. The parties desire to record the assignment set forth in this Assignment with the United States Patent and Trademark Office and any other public records for which recording is deemed appropriate by Assignee.
- D. Now therefore, in consideration of the mutual covenants and agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:
- 1. <u>Incorporation of Recitals</u>. The foregoing recitals are true and correct and are incorporated into and made a part of this Assignment as if fully set forth herein.
- 2. <u>Contribution to Holdings.</u> In exchange for additional membership interests in Holdings, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, Assignor hereby unconditionally and irrevocably contributes, assigns, transfers and conveys to Holdings, its successors and assigns, all of its world-wide right, title, and interest, in, to, and under the following (collectively, "<u>Initial Contribution</u>"):
- (a) the patents and patent applications listed in <u>Schedule 1</u>, all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals of any of the foregoing ("<u>Patents</u>") and any other patents or patent applications that claim a benefit or priority from any Patents (collectively "<u>Acquired Patents</u>");
- (b) all licenses and similar contractual rights or permissions, whether exclusive or nonexclusive, related to any of the Acquired Patents ("<u>Licenses</u>");
- (c) the right to claim for any applications the full benefits and priority rights of any international agreement between the United States and any foreign country or countries;

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- (d) all royalties, fees, income, payments, and other proceeds now or hereafter due or payable to Assignor with respect to any of the foregoing;
- (e) all claims and causes of action (whether currently pending, filed or otherwise) and all other enforcement rights and other rights to remedies under, on account of, or related to any of the Acquired Patents and/or any item in any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to all claims, counterclaims, cross claims, third party claims, appeals and appellate rights, retrials, pre-trial motions, post-trial motions, substitutions, all rights under the Patent Laws, Federal Rules of Procedure, the Federal Rules of Evidence, Federal Rules of Appellate Procedure, Federal Circuit Rules of Practice, local district court rules, other causes of action and other enforcement rights for past, present and future damages, royalties, restitution, payments of judgments, costs, and injunctive and other legal and equitable relief for past, present, and future infringement, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages; and
- (f) all other rights, privileges, and protections of any kind whatsoever of Assignor accruing under any of the foregoing provided by any applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world (items (a) through (f) collectively, the "Acquired Rights").
- 3. <u>Contribution to Assignee</u>. Immediately following the Initial Contribution, Holdings unconditionally and irrevocably contributes, assigns, transfers and conveys to Assignee, its successors and assigns, all of its world-wide right, title, and interest, in, to, and under the Acquired Rights in exchange for additional membership interests in Assignee, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby.
- 4. <u>No Liabilities</u>. Neither Holdings nor Assignee assumes nor is otherwise liable for any obligations, claims, or liabilities of Assignor of any kind, whether known or unknown, contingent, matured, or otherwise, whether currently existing or hereafter arising, including, for the avoidance of doubt, any obligations, claims, or liabilities arising from or in connection with any circumstances, causes of action, breach, violation, default, or failure to perform by or of Assignor with respect to the Licenses.
- 5. <u>Further Assurances</u>. Assignor and Holdings shall execute any instruments or documents and perform all other acts reasonably necessary or appropriate, in the reasonable discretion of the Assignee, its successors and assigns, to further evidence the intent and purpose of this Assignment, including specifically to cooperate fully with any transfer and substitution in any litigation, appeal or other proceeding.
- 6. <u>Entire Agreement</u>. This Assignment, together with <u>Schedule 1</u>, constitutes the sole and entire agreement of the parties to this Assignment with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to such subject matter.
- 7. <u>Severability</u>. If any term or provision of this Assignment is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect

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any other term or provision of this Assignment or invalidate or render unenforceable such term or provision in any other jurisdiction.

- 8. <u>Amendment and Modification</u>. This Assignment may only be amended, modified, or supplemented by an agreement in writing signed by each party hereto.
- 9. <u>Successors and Assigns</u>. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 10. <u>Governing Law</u>. The laws of the State of Delaware, without giving effect to its conflicts of laws principles, shall govern all matters arising out of, in connection with, or relating to this Assignment including, without limitation, the validity, interpretation, construction, performance, and enforcement thereof.
- 11. <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which shall be deemed an original but all of which together shall be deemed one and the same instrument. A signed copy of this Assignment (or a signature page hereto) delivered by email, ".pdf" format, or other means of electronic transmission (including any electronic signature complying with the U.S. federal ESIGN Act of 2000, *e.g.*, www.docusign.com) shall be deemed to have the same legal effect as delivery of an original signed copy of this Assignment.

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IN WITNESS WHEREOF, the Parties have executed this Assignment as of the date set forth below.

ASSIGNOR:

Staton Techiya, LLC, a Delaware limited liability company

By: DM Tech Kids Family Limited Partnership, a Wyoming limited partnership

Its: Member

By: David C. Staton

Name: Daniel C. Staton Title: General Partner

HOLDINGS:

ST Portfolio Holdings, LLC, a Delaware limited liability company

By: Staton Techiya LLC, a Delaware limited liability company

Its: Member

By: DM Tech Kids Family Limited Partnership, a Wyoming limited partnership

Its: Member

By: Daniel C. Staton

Name: Daniel C. Staton Title: General Partner

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ASSIGNEE:

ST DetectTech, LLC, a Delaware limited liability company

By: ST Portfolio Holdings, LLC, a Delaware limited liability company

Its: Managing Member

By: Staton Techiya LLC, a Delaware limited liability company

Its: Member

By: DM Tech Kids Family Limited Partnership, a Wyoming limited partnership

Its: Member

Daniel C. Staton

Name: Daniel C. Staton Title: General Partner

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Schedule 1

Acquired Patents

Patent/Pub. No.	Title	App. No.	App. Date	Issue Date
US8194865B2	Method and device for sound detection and audio control	US12/035873	2008-02-22	2012-06-05
US9204214B2	Method and device for voice operated control	US14/134222	2013-12-19	2015-12-01
US10236012B2	Personal audio assistant device and method	US14/148748	2014-01-07	2019-03-19
US10297265B2	Personal audio assistant device and method	US14/148744	2014-01-07	2019-05-21
US9706280B2	Method and device for voice operated control	US14/800556	2015-07-15	2017-07-11
US10433051B2	Method and system to determine a sound source direction	US15/607649	2017-05-29	2019-10-01
	using small microphone arrays			
US10997978B2	Personalized sound management and method	US16/671689	2019-11-01	2021-05-04
US11558697B2	Method to acquire preferred dynamic range function for	US17/139844	2020-12-31	2023-01-17
	speech enhancement			
US11443746B2	Personalized sound management and method	US17/203731	2021-03-16	2023-01-17
US11818552B2	Earguard monitoring system	US17/467168	2021-09-03	2023-11-14
US11277700B2	Earguard monitoring system	US16/816390	2020-03-12	2022-03-15
US11032640B2	Method and system to determine a sound source direction	US16/588667	2019-09-30	2021-06-08
	using small microphone arrays			
US10667067B2	Earguard monitoring system	US16/055553	2018-08-06	2020-05-26
US10045134B2	Earguard monitoring system	US14/574567	2014-12-18	2018-08-07
US8917876B2	Earguard monitoring system	US11/763281	2007-06-14	2014-12-23
US10824388B2	Robust voice activity detector system for use with an	US16/227695	2018-12-20	2020-11-03
	earphone			
US62068273P0	Robust Voice Activity Detector System for Use with an	US62/068273	2014-10-24	-
	Earphone			
US60914318P0	Voice operated switch for use in high-noise environment.	US60/914318	2007-04-27	-
	Ver. 2.0			
US60911691P0	Voice operated switch for use in high-noise environment	US60/911691	2007-04-13	-

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RECORDED: 06/21/2024