508628852 07/01/2024

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI334103

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

CONVEYING PARTY DATA

| Name | Execution Date |
|-------------|----------------|
| Huseby, LLC | 07/01/2024 |

RECEIVING PARTY DATA

| Company Name: | Twin Brook Capital Partners, LLC, as Agent |
|-------------------|--|
| Street Address: | 111 S. Wacker Drive |
| Internal Address: | 36th Floor |
| City: | Chicago |
| State/Country: | ILLINOIS |
| Postal Code: | 60606 |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|---------------------|----------|
| Application Number: | 14059994 |

CORRESPONDENCE DATA

Fax Number:

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: 3128637141

Email: kristen.lange@goldbergkohn.com

Correspondent Name: Kristen N. Lange, Paralegal c/o Goldberg Kohn Ltd.

Address Line 2: 55 E. Monroe Street, Suite 3300

Address Line 4: Chicago, ILLINOIS 60603

| ATTORNEY DOCKET NUMBER: | 7428.086 |
|-------------------------|--|
| NAME OF SUBMITTER: | Kristen Lange |
| SIGNATURE: | Kristen Lange |
| DATE SIGNED: | 07/01/2024 |
| | This document serves as an Oath/Declaration (37 CFR 1.63). |

Total Attachments: 11

source=12. Patent Security Agreement (Huseby)#page9.tiff

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| source=12. Patent Security Agreement (Huseby)#page4.tiff | |
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| source=12. Patent Security Agreement (Huseby)#page6.tiff | |
| | |

PATENT SECURITY AGREEMENT

THIS PATENT SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of July 1, 2024, is made by HUSEBY, LLC, a Delaware limited liability company ("<u>Grantor</u>"), in favor of Twin Brook Capital Partners, LLC, as agent (in such capacity, "<u>Agent</u>") for all Lenders (as defined below) party to the Credit Agreement referred to below.

WHEREAS, Grantor owns the patents and patent applications listed on <u>Schedule 1</u> annexed hereto;

WHEREAS, reference is made to that certain Credit Agreement, dated as of December 30, 2022 (as amended, restated, supplemented or modified from time to time, the "Credit Agreement") by and among EDS Acquirer Corp., a Delaware corporation, and Esquire Deposition Solutions, LLC, a Delaware limited liability company, as borrowers, the financial institutions from time to time party thereto (together with their respective successors and permitted assigns, the "Lenders") and Agent;

WHEREAS, pursuant to the terms of the Guarantee and Collateral Agreement, dated as of December 30, 2022 (as amended, restated, supplemented or modified from time to time, the "Collateral Agreement"), by and among Grantor, the other grantors party thereto, and Agent, as agent for the secured parties referred to therein (in such capacity, together with its successors in such capacity pursuant to the terms of such Collateral Agreement, "Grantee"), Grantor has granted to Grantee for the ratable benefit of the Lenders a continuing security interest in all of its Collateral (as defined in the Collateral Agreement), including all right, title and interest of Grantor in, to and under the Patent Collateral (as defined below), whether now owned or existing or hereafter acquired or arising, to secure the Secured Obligations (as defined in the Collateral Agreement); and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee, to secure the Secured Obligations, a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Patent Collateral"), whether presently existing or hereafter arising or acquired:

- (a) all of its patents and patent applications listed on <u>Schedule 1</u> hereto;
- (b) all extensions and renewals of any of the foregoing; and
- (c) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by Grantor against third parties for past, present or future unfair competition with, violation of intellectual property rights in connection with, injury to, or infringement or dilution of any patent owned by Grantor, including, without limitation, any patent listed on <u>Schedule 1</u> hereto.

Grantor hereby irrevocably constitutes and appoints Grantee and any officer or agent of Grantee, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of Grantor, from time to time, in Grantee's discretion, so long as any Event of Default (as defined in the Credit Agreement) shall have occurred and be continuing, to

4877-3383-0081v4 7428.086

take with respect to the Patent Collateral any and all appropriate action which Grantor might take with respect to the Patent Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Patent Security Agreement and to accomplish the purposes hereof.

The foregoing security interest is granted in conjunction with the security interests granted to the Grantee pursuant to the Collateral Agreement. Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to its security interest in the Patent Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any conflict between any provision of this Agreement and any provision of the Collateral Agreement, the Collateral Agreement will control.

This Agreement shall, in accordance with Section 5-1401 of the General Obligations Law of the State of New York, be governed by and shall be construed and enforced in accordance with the laws of the State of New York.

[signature pages follow]

IN WITNESS WHEREOF, Grantor has caused this Patent Security Agreement to be duly executed by its officer thereunto duly authorized as of the date first set forth above.

HUSEBY, LLC,

a Delaware limited liability company, as Grantor

--- DocuSigned by: By: Sara Quick
Name: Sara Quick

Title: Chief Financial Officer

ACKNOWLEDGED:

TWIN BROOK CAPITAL PARTNERS, LLC, as Agent

By: Grand Director

Name: Kimberly Trick

Title: Managing Director

Signature Page to Patent Security Agreement

SCHEDULE 1

to

Patent Security Agreement

PATENT REGISTRATIONS

| GRANTOR | PATENT | APPLICATION NUMBER | FILE DATE | PATENT NUMBER | ISSUE DATE |
|-------------|--------------------------|-----------------------|--------------|------------------|---------------|
| HUSEBY, LLC | Apparatus and method for | 14/059994 | 10/22/1 | 9251790 | 02/02/16 |
| | inserting material into | | 3 | | |
| | transcripts | | | | |

Certificate Of Completion

Envelope Id: 5FB0FFC194194F1CB27E496DB4E47120

Subject: Signing Package for Huseby

Source Envelope:

Document Pages: 27 Signatures: 55 Certificate Pages: 5 Initials: 0

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Status: Completed

Envelope Originator: Matthew Holmes Six Landmark Square

nil

Stamford, CT 06901 mholmes@fdh.com IP Address: 18.210.144.40

Record Tracking

Status: Original Holder: Matthew Holmes Location: DocuSign

Sara Quick

mholmes@fdh.com

Signer Events

Signature Sara Quick

sara.quick@esquiresolutions.com Security Level: Email, Account Authentication

6/27/2024 5:50:57 AM

(None)

Signature Adoption: Pre-selected Style

Using IP Address: 4.7.140.5

Timestamp

Sent: 6/27/2024 5:57:16 AM Viewed: 6/27/2024 6:23:30 AM Signed: 6/27/2024 6:24:45 AM

Electronic Record and Signature Disclosure:

Accepted: 6/27/2024 6:23:30 AM

ID: 6bd9fdca-1b27-4283-aee9-992f4514349e

Thomas A. Burger, Jr.

tburger@gridironcapital.com

General Partner of the General Partner

Gridiron Capital Fund IV, LP

Security Level: Email, Account Authentication

(None)

Thomas d. Burger, Jr.

Signature Adoption: Pre-selected Style Using IP Address: 104.28.55.231

Signed using mobile

Sent: 6/27/2024 5:57:17 AM Viewed: 6/27/2024 4:59:08 PM

Signed: 6/27/2024 5:00:46 PM

Electronic Record and Signature Disclosure:

Accepted: 6/27/2024 4:59:08 PM

In Person Signer Events

ID: 3be14a3f-007b-4132-a22a-e43c742e251b

Timestamp

Editor Delivery Events Status Timestamp

Signature

Agent Delivery Events Status Timestamp

Intermediary Delivery Events Status Timestamp

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Carbon Copy Events Status Timestamp

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Mike Totino mtotino@fdh.com

Security Level: Email, Account Authentication

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Sent: 6/27/2024 5:57:18 AM

| Witness Events | Signature | Timestamp |
|--|------------------|----------------------|
| Notary Events | Signature | Timestamp |
| Envelope Summary Events | Status | Timestamps |
| Envelope Sent | Hashed/Encrypted | 6/27/2024 5:57:18 AM |
| Certified Delivered | Security Checked | 6/27/2024 4:59:08 PM |
| Signing Complete | Security Checked | 6/27/2024 5:00:46 PM |
| Completed | Security Checked | 6/27/2024 5:00:46 PM |
| Payment Events | Status | Timestamps |
| Electronic Record and Signature | Disclosure | |

CONSUMER DISCLOSURE

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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: njohnson@fdh.com

To advise Nigel Johnson of your new e-mail address

To let us know of a change in your e-mail address where we should send notices and disclosures electronically to you, you must send an email message to us at njohnson@fdh.com and in the body of such request you must state: your previous e-mail address, your new e-mail address. We do not require any other information from you to change your email address..

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To inform us that you no longer want to receive future notices and disclosures in electronic format you may:

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Required hardware and software

| Operating Systems: | Windows® 2000, Windows® XP, Windows Vista®; Mac OS® X |
|-----------------------|--|
| Browsers: | Final release versions of Internet Explorer® 6.0 or above (Windows only); Mozilla Firefox 2.0 or above (Windows and Mac); Safari TM 3.0 or above (Mac only) |
| PDF Reader: | Acrobat® or similar software may be required to view and print PDF files |
| Screen Resolution: | 800 x 600 minimum |

| E. 11.10 | | NODEDW-1 |
|------------------|---------------------------|--|
| Enabled Security | Allow per session cookies | - COLONGO |
| Settings: | Throw per session cookies | PARTICIONAL PARTIC |

^{**} These minimum requirements are subject to change. If these requirements change, you will be asked to re-accept the disclosure. Pre-release (e.g. beta) versions of operating systems and browsers are not supported.

Acknowledging your access and consent to receive materials electronically

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Signature Pages re Amendment No. 3 - Twin Brook - 4869-1218-5292 2

Final Audit Report 2024-06-30

Created: 2024-06-30

By: Ryan Coyle (rcoyle@twincp.com)

Status: Signed

Transaction ID: CBJCHBCAABAA71-eviEaH4Szb_Dvt6Tn_ZlgLxPbDDbk

"Signature Pages re Amendment No. 3 - Twin Brook - 4869-121 8-5292 2" History

- Document created by Ryan Coyle (rcoyle@twincp.com) 2024-06-30 4:06:49 PM GMT
- Document emailed to Kimberly Trick (KTrick@twincp.com) for signature 2024-06-30 4:11:25 PM GMT
- Email viewed by Kimberly Trick (KTrick@twincp.com) 2024-06-30 4:19:36 PM GMT
- Document e-signed by Kimberly Trick (KTrick@twincp.com)
 Signature Date: 2024-06-30 4:20:20 PM GMT Time Source: server
- Agreement completed. 2024-06-30 - 4:20:20 PM GMT

Adobe Acrobat Sign

RECORDED: 07/01/2024