508787038 09/30/2024

### PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI522815

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date	
LoupeDeck Oy	06/20/2024	

### **RECEIVING PARTY DATA**

Company Name:	Logitech Europe S.A.		
Street Address:	EPFL - Quartier de l'Innovation		
Internal Address:	Daniel Borel Innovation Center		
City:	Lausanne		
State/Country:	SWITZERLAND		
Postal Code:	1015		

### **PROPERTY NUMBERS Total: 3**

Property Type	Number		
Application Number:	16556275		
Application Number:	29720063		
Application Number:	29775618		

### **CORRESPONDENCE DATA**

**Fax Number:** 7136234846

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:** (713)623-4844

**Email:** hhernandez@pattersonsheridan.com,psdocketing@pattersonsheridan.com

Correspondent Name: Joseph J. Stevens

Address Line 1: Patterson + Sheridan, LLP
Address Line 2: 24 Greenway Plaza, Suite 1600

Address Line 4: Houston, TEXAS 77046

NAME OF SUBMITTER:Heidi HendersonSIGNATURE:Heidi HendersonDATE SIGNED:09/30/2024

**Total Attachments: 4** 

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PATENT 508787038 REEL: 068733 FRAME: 0637

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# ASSIGNMENT OF INTELLECTUAL PROPERTY

This is an Assignment of Intellectual Property (this "Assignment") made as of the 20 th of June, 2024 by and between LoupeDeck Oy, which is an affiliate of Logitech International S.A. which is incorporated under the laws of Switzerland (the "Assignor"), and Logitech Europe S.A., which is also an affiliate of Logitech International S.A. (the "Assignee").

### **RECITALS**

WHEREAS, Assignee and Assignor are parties to an "Share Purchase Agreement" dated July 14, 2023, pursuant to which Assignor has agreed to transfer the "Patents" (as defined in the Share Purchase Agreement) to Assignee, and Assignee has agreed to release all claims in favor of the Assignor, wherein the "Patents" includes, without limitation, all Intellectual Property included in the attached Exhibit A.

WHEREAS, pursuant to the "Share Purchase Agreement", Assignor has agreed to further execute such instruments as the Assignee may reasonably request in order to more effectively assign, transfer, grant, convey, assure and confirm to Assignee and its successors and assigns, or to aid and assist in the collection of or reducing to possession by the Assignee of, all of the Intellectual Property included in Exhibit A.

WHEREAS, in accordance therewith, Assignor desires to transfer and assign to Assignee, and Assignee desires to accept the transfer and assignment of, all of Assignor's worldwide right, title and interest in and to, the Intellectual Property included in Exhibit A.

### AGREEMENT

NOW, THEREFORE, for good and valuable consideration as previously set forth in the Stock Purchase Agreement, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns, transfers and sets over to the Assignee all right, title and interest in and to all of the "Patents" listed in Schedule A of the Share Purchase Agreement.

Assignor hereby authorizes Assignee to file patent applications, copyright registrations, trademark registrations, or any other applicable registrations in any and all countries based upon any or all of the Assigned IP, in the individual inventors names, in Assignor's name, in Assignee's name or otherwise as the Assignee may deem appropriate or advisable, under applicable international convention or otherwise.

Assignor hereby covenants and agrees to reasonably cooperate with Assignee to enable Assignee to enjoy, to the fullest extent, all right, title and interest herein

conveyed in the United States and in any and all foreign countries as determined by Such reasonable cooperation by Assignor shall include, but is not Assignee. necessarily limited to, production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance, all to the extent deemed reasonably necessary by Assignee, (a) for perfecting in Assignee the right, title and interest herein conveyed; (b) for filing and prosecuting substitute, divisional, continuing or additional applications covering any patents and patent applications; (c) for filing and prosecuting applications for reissuance of any of the patents and patent applications; (d) for interference or other priority proceedings involving any patents and patent applications; (e) for legal proceedings and infringement actions and court actions involving (i) any patents and patent applications, (ii) any trademark registrations and applications, (iii) any copyright registrations and applications, (iv) any domain name registrations, and (v) any and all other Intellectual Property rights relating to the Assigned IP; and (f) for such other and further acts as may reasonably be deemed necessary by Assignee in order to obtain and enforce proper protection for any of the Assigned IP in all countries; provided, however, that (x) Assignee shall bear all costs and expenses associated with effecting the transfer of the Assigned IP from Assignor to Assignee and in filing or recording any assignments thereof, and (y) Assignor shall pay its own costs and expenses in assisting such transfer.

Capitalized terms not otherwise defined herein shall have the meanings set forth in the Share Purchase Agreement. The terms of the Share Purchase Agreement are incorporated herein by this reference. Nothing in this Assignment, express or implied, is intended or shall be construed to modify, expand or limit in any way the terms of the Share Purchase Agreement. In the event of any conflict or inconsistency between the terms of the Share Purchase Agreement and the terms hereof, the terms of the Share Purchase Agreement shall govern. Nothing in this Assignment, express or implied, is intended or shall be construed to confer upon, or give to, any person other than Assignor, Assignee and their respective successors and assigns any remedy or claim under or by reason of this Assignment.

(Signatures appear on next page.)

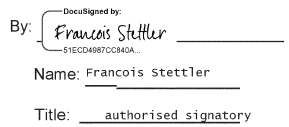
IN WITNESS WHEREOF, the undersigned Assignor and Assignee have caused this Assignment of Intellectual Property to be executed as of the date first above written.

### **ASSIGNOR:**

# LoupeDeck Oy, By: Francis Stiller 51ECD4987CC840A... Name: Francois Stettler Title: authorised signatory By: Ludras Edingyo AD3814B5386F462... Name: Andreas Erlingsjö Title: Head of Nordics

### **ASSIGNEE:**

## Logitech Europe, S.A.,





# Exhibit A

# <u>Patents</u>

**RECORDED: 09/30/2024** 

						Grant	Status
Reference No.	Туре	Application No.	Filing Date	Country	Grant No.	Date	
LoupeDeck001US	Patent	US16556275	30.8.2019	US			Abandoned
LoupeDeck002EP	Patent	EP21178770.0	10.6.2021	EP			Abandoned
LoupeDeck001JPD	Design	JP2020000340	10.1.2020	JΡ	JPD1663358	23.6.2020	Granted
LoupeDeck001EUD	Design	EUD006619896-0001	10.7.2019	EUIPO	EUD006619896-0001	10.7.2019	Granted
LoupeDeck001CND	Design	CN2020300176861	10.1.2020	CN	ZL2020300176861	26.4.2022	Granted
LoupeDeck001USD	Design	US29720063	9.1.2020	US	USD931280	21.9.2021	Granted
LoupeDeck002EUD2	Design	EUD008216790-0002	27.10.2020	EUIPO	EUD008216790-0002	27.10.2020	Granted
Loupedeck002USD	Design	US29775618	24.3.2021	US	USD1030762	11.6.2024	Granted
Loupedeck002JPD1	Design	JP2021008933	27.4.2021	JP	JPD1701440	16.11.2021	Granted
Loupedeck002JPD2	Design	JP2021008934	27.4.2021	JP	JPD1701472	16.11.2021	Granted
LoupeDeck002EUD1	Design	EUD008216790-0001	27.10.2020	EUIPO	EUD008216790-0001	27.10.2020	Granted