508847989 11/01/2024

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI605076

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
Christopher Wilson		07/23/2015
Gary Ian Butcher		07/23/2015
Kevin Will Chen		07/21/2015
Imran Chaudhri		07/23/2015
Alan C. Dye		07/22/2015
Aurelio Guzman		07/21/2015
Chanaka G. Karunamuni		07/21/2015
Kenneth Kocienda		07/21/2015
Eric Lance Wilson		07/22/2015
Lawrence Y. Yang		07/21/2015
Andre Souza Dos Santos		07/23/2015
Jonathan P. Ive		07/27/2015
Kevin Lynch		07/27/2015
Pedro Mari		07/21/2015
Brian Schmitt		05/25/2016
Alessandro Sabatelli		01/04/2006

RECEIVING PARTY DATA

Company Name:	Apple Inc.
Street Address:	One Apple Park Way
City:	Cupertino
State/Country:	CALIFORNIA
Postal Code:	95014

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14815907

CORRESPONDENCE DATA

Fax Number:

4158362501

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.

	1000005100		
Phone: Email:	4806065163		
	andrew.joseph@us.dlapiper.com,patentdocketing@us.dlapiper.com		
Correspondent Name:	Joshua McGeorge		
Address Line 1:	DLA PIPER LLP (US)		
Address Line 2:	555 Mission Street, Suite 2400		
Address Line 4:	San Francisco, CALIFORNIA 94105-2933		
ATTORNEY DOCKET NUMBER:	P22171US5/77770000351105		
NAME OF SUBMITTER:	Gregory Dunn		
SIGNATURE:	Gregory Dunn		
DATE SIGNED:	11/01/2024		
Total Attachments: 26			
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source=P22171US5_Assignment_	_Executed#page26.tiff		

ASSIGNMENT

This assignment is by:

- Christopher WILSON

 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Gary Ian BUTCHER
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Kevin Will CHEN

 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

Imran CHAUDHRI c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

Alan C. DYE
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

6. Aurelio GUZMAN c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

 Jonathan P. IVE c/o Apple Inc.
 1 Infinite Loop Cupertino, California 95014

Chanaka G. KARUNAMUNI c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

- Kenneth KOCIENDA c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014
- 10. Kevin LYNCH
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

- Pedro MARI

 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Alessandro SABATELLI 463 Ellsworth Street San Francisco, California 94110
- Brian SCHMITT
 351 Prentiss Street
 San Francisco, California 94110
- 14. Eric Lance WILSONc/o Apple Inc.1 Infinite LoopCupertino, California 95014
- 15. Lawrence Y. YANGc/o Apple Inc.1 Infinite LoopCupertino, California 95014
- 16. Andre SOUZA DOS SANTOS c/o Apple Inc.1 Infinite Loop Cupertino, California 95014

(referred to in this Assignment as "Assignors"), who reside at or have a mailing address as listed above.

This Assignment is to:

Assignee: **Apple Inc.** Address: 1 Infinite Loop, Cupertino, California 95014 A corporation duly organized under and pursuant to the laws of: California

(referred to in this Assignment as "Assignee"), who desire to acquire the entire right, title and interest in said inventions and said application for letters patent of the United States, and in any United States or foreign, letters patent or patents, to be obtained therefor and thereon.

Assignors have invented certain new and useful inventions in:

CONTEXT-SPECIFIC USER INTERFACES

for which Assignors have filed an application for patent in the United States of America concurrently herewith. Where this Assignment is not filed concurrently with the application, the following identifying information may be added after execution:

Serial No.: 14/815,907 Filing Date: July 31, 2015

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged,

2

2. Assignors represent, warrant and covenant that, at the time of execution and delivery of this agreement, Assignors are the sole and lawful owners of the entire right, title and interest in and to said inventions and said application for letters patent, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement.

3. Assignors shall promptly sign and execute all papers and documents, take all lawful oaths, and do all acts necessary, required or useful for the procurement, maintenance, enforcement, defense or otherwise to secure title thereto to the Assignee, at the sole cost and expense of Assignee, its successors, legal representatives and assigns, in each case including, without limitation, arising from or relating to (a) said inventions, or said application for letters patent; (b) letters patent for said inventions in any country, including any reissue, re-examination or extension of or interference proceedings; or (c) any provisional, division, continuation, continuation-in-part, or substitutions of any application for letters patent, to be obtained thereon. To be clear, for purposes of this paragraph, "desirable" shall include, without limitation, any act necessary or useful in connection with United States laws and/or international conventions.

4. Assignors hereby authorize and request the Commissioner of Patents in the United States to issue the above mentioned letters patents of the United States to Assignee as the assignee of said inventions and the letters patent to be issued thereon for the sole use of Assignee, its successors, legal representatives and assigns.

5. "I hereby grant Assignee's attorneys, all of Morrison & Foerster LLP, the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark office for recordation of this document, including the power to insert on this assignment the application number and filing date of said application when known."

In witness whereby, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date: 723 15	Signature:	Christopher WILSON
Date:	Signature:	Gary Ian BUTCHER
Date:	Signature:	Kevin Will CHEN
Date:	Signature:	Imran CHAUDHRI
Date:	Signature:	Alan C. DYE
Date:	Signature:	Aurelio GUZMAN

2. Assignors represent, warrant and covenant that, at the time of execution and delivery of this agreement, Assignors are the sole and lawful owners of the entire right, title and interest in and to said inventions and said application for letters patent, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement.

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Date:	Signature:	
Date: 07/22/15	Signature: Gary Ian BUTCHER	
Date:	Signature: Kevin Will CHEN	
Date:	Signature: Imran CHAUDHRI	
Date:	Signature: Alan C. DYE	
Date:	Signature: Aurelio GUZMAN	
	3	

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In witness whereby, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date:	Signature: Christopher WILSON	
Date:	Signature:Gary Ian BUTCHER	
Date: 07-21-2015	Signature:	
Date:	Signature: Imran CHAUDHRI	
Date:	Signature:Alan C. DYE	_,
Date:	Signature:Aurelio GUZMAN	

2. Assignors represent, warrant and covenant that, at the time of execution and delivery of this agreement, Assignors are the sole and lawful owners of the entire right, title and interest in and to said inventions and said application for letters patent, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement.

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Date:	Signature:	
		Christopher WILSON
Date:	Signature:	Gary Ian BUTCHER
Date:		Kevin Will CHEN
Date: 1/23/10	Signature: _	Imran CHAUDHRI
Date:	Signature:	Alan C. DYE
Date:	Signature: _	Aurelio GUZMAN
		3
		3

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Alan C. DYE
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Aurelio GUZMAN
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Date:	Signature: Christopher WILSON
Date:	Signature: Gary Ian BUTCHER
Date:	Signature: Kevin Will CHEN
Date:	Signature: Imran CHAUDHRI
Date:	Signature:
Date: 07/21/15	Signature:Aurelio CUZMAN

Date:	Signature:	Jonathan P. IVE
Date: 7/21/15	Signature:	Jonathan P. IVE Chanaka G. KARUNAMUNI
Date:	Signature:	Kenneth KOCIENDA
Date:	Signature:	Kevin M. LYNCH
Date:	Signature: _	Pedro MARI
Date:	Signature:	Alessandro SABATELLI
Date:	Signature:	Brian SCHMITT
Date:	Signature:	Eric Lance WILSON
Date:		Lawrence Y. YANG
Date:	Signature:	Andre SOUZA DOS SANTOS

Date:	Signature:	Jonathan P. IVE
Date:	Signature:	Chanaka G. KARUNAMUNI
Date: July 21, 2015	Signature:	Kenneth KOCIENDA
Date:	Signature:	Kevin M. LYNCH
Date:	Signature:	Pedro MARI
Date:	Signature:	Alessandro SABATELLI
Date:	Signature:	Brian SCHMITT
Date:	Signature:	Eric Lance WILSON
Date:	Signature:	Lawrence Y. YANG
Date:		Andre SOUZA DOS SANTOS

sf-3507280

.

Attorney Docket No.: 106842128333 (P22171US5)

Date:	Signature: _	Jonathan P. IVE
Date:	Signature: _	Chanaka G. KARUNAMUNI
Date:		Kenneth KOCIENDA
Date:		Kevin M. LYNCH
Date:		Pedro MARI
Date:		Alessandro SABATELLI
Date:	Signature:	Brian SCHMITT
Date: 7/22/15		Gin Jum Milson Eric Lance WILSON
Date:	Signature: _	Lawrence Y. YANG
Date:		Andre SOUZA DOS SANTOS

4

Date:	Signature:	
	-	Jonathan P. IVE
Date:	Signature:	Chanaka G. KARUNAMUNI
		Chanaka G. KARUNAMUNI
Date:	Signature:	Kenneth KOCIENDA
		Kenneth KOCIENDA
Date:	Signature:	Kevin M. LYNCH
Date:	Signature:	Pedro MARI
Date:	Signature:	Alessandro SABATELLI
_		
Date:	Signature:	Brian SCHMITT
Date:	Signatura	
	Signature:	Eric/Lance WILSON
Date: 7/21/2015	Signature [.]	Lawrence Y. YANG
	~	Lawrence Y. YANG
Date:	Signature:	
	- —	Andre SOUZA DOS SANTOS

Date:	Signature:	Jonathan P. IVE
		Jonathan P. IVE
Date:	Signature:	
		Chanaka G. KARUNAMUNI
Date:	Signature:	Kenneth KOCIENDA
		Kenneth KOCIENDA
Date:	Signature:	Kevin M. LYNCH
		Kevin M. LYNCH
Date:	Signature:	D. 1. MADY
		Pedro MARI
Date:	Signature:	Alessandro SABATELLI
		Alessandro SABATELLI
Date:	Signature:	
		Brian SCHMITT
Date:	Signature:	
		Eric Lance WILSON
Date:	Signature:	
		Lawrence Y. YANG
Date: 07/23/2015	Signature:	AN)RE SOUZ
,		ANR = 501 Andre SOUZA DOS SANTOS

e

ASSIGNMENT

This assignment is by:

- Christopher WILSON

 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Gary Ian BUTCHER
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Kevin Will CHEN

 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

Imran CHAUDHRI c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

Alan C. DYE
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

6. Aurelio GUZMAN c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

 Jonathan P. IVE c/o Apple Inc.
 1 Infinite Loop Cupertino, California 95014

Chanaka G. KARUNAMUNI c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014

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- Pedro MARI

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- 14. Eric Lance WILSONc/o Apple Inc.1 Infinite LoopCupertino, California 95014
- 15. Lawrence Y. YANGc/o Apple Inc.1 Infinite LoopCupertino, California 95014
- 16. Andre SOUZA DOS SANTOS c/o Apple Inc.1 Infinite Loop Cupertino, California 95014

(referred to in this Assignment as "Assignors"), who reside at or have a mailing address as listed above.

This Assignment is to:

Assignee: **Apple Inc.** Address: 1 Infinite Loop, Cupertino, California 95014 A corporation duly organized under and pursuant to the laws of: California

(referred to in this Assignment as "Assignee"), who desire to acquire the entire right, title and interest in said inventions and said application for letters patent of the United States, and in any United States or foreign, letters patent or patents, to be obtained therefor and thereon.

Assignors have invented certain new and useful inventions in:

CONTEXT-SPECIFIC USER INTERFACES

for which Assignors have filed an application for patent in the United States of America concurrently herewith. Where this Assignment is not filed concurrently with the application, the following identifying information may be added after execution:

Serial No.: 14/815,907 Filing Date: July 31, 2015

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged,

1. Assignors hereby sell, assign, transfer and set over, to Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the above-mentioned inventions, application for letters patent, and any

and all letters patent or patents in the United States of America and all foreign countries which may be granted therefor and thereon, and in and to any and all provisionals, divisions, continuations, continuations-in-part and substitutions of said application, or reissues, re-examinations or extensions of said letters patent or patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by Assignee (including any right to institute actions and to recover for past, present and future infringement), for its own use and the use of its successors, legal representatives and assigns, to the full end of the term or terms for which letters patent or patents may be granted, as fully and entirely as the same would have been held and enjoyed by Assignors, had this sale and assignment not been made.

2. Assignors represent, warrant and covenant that, at the time of execution and delivery of this agreement, Assignors are the sole and lawful owners of the entire right, title and interest in and to said inventions and said application for letters patent, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement.

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Date:	Signature:	Christopher WILSON
		Christopher WILSON
Date:	Signature:	
		Gary Ian BUTCHER
Date:	Signature:	
- 18	Ref votation	Kevin Will CHEN
Date:	Signature:	
	. "wee" 'sourcement	Imran CHAUDHRI
Date:	Signature:	
	••••••••••••••••••••••••••••••••••••••	Alan C. DYE
Date:	Signature:	
	₩e ^r isoacuyo	Aurelio GUZMAN
Date: 7.27.13	Signature: -	Aurelio GUZMAN
	- 💭 - · · · · · · · · · · · · · · · · · ·	Jonathan P. IVE
		3

Date:		Signature:	
			Chanaka G. KARUNAMUNI
Date:		Signature:	Kenneth KOCIENDA
Date: <u>7/2</u>	27/2015	Signature:	Kevin LYNCH
Date:		Signature:	Pedro MARI
Date:		Signature:	Alessandro SABATELLI
Date:	<u></u>	Signature:	Brian SCHMITT
Date:		Signature:	Eric Lance WILSON
Date:		Signature:	Lawrence Y. YANG
Date:		Signature:	Andre SOUZA DOS SANTOS

Date:	Signature:	
	Signature: Chanaka G. KARUNAMUNI	<u> </u>
Date:	Signature: Kenneth KOCIENDA	:
	Kenneth KOCIENDA	
Date:	Signature: Kevin LYNCH	<u> </u>
Date: 07/21/2015	Signature:	
<u> </u>	Pedro MARI	
Date:	Signature:	
	Signature:Alessandro SABATELLI	<u> </u>
Date:	Signature:	
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Date:	Signature:Eric Lance WILSON	
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 Cupertino, California 95014
- Jonathan P. IVE
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- Chanaka G. KARUNAMUNI c/o Apple Inc.
 1 Infinite Loop Cupertino, California 95014
- Kenneth KOCIENDA c/o Apple Inc. 1 Infinite Loop Cupertino, California 95014
- 10. Kevin LYNCH
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014

- Pedro MARI c/o Apple Inc.
 1 Infinite Loop Cupertino, California 95014
- Alessandro SABATELLI 463 Ellsworth Street San Francisco, California 94110
- Brian SCHMITT
 351 Prentiss Street
 San Francisco, California 94110
- 14. Eric Lance WILSON
 c/o Apple Inc.
 1 Infinite Loop
 Cupertino, California 95014
- 15. Lawrence Y. YANGc/o Apple Inc.1 Infinite LoopCupertino, California 95014
- 16. Andre SOUZA DOS SANTOS c/o Apple Inc.1 Infinite Loop Cupertino, California 95014

(referred to in this Assignment as "Assignors"), who reside at or have a mailing address as listed above.

This Assignment is to:

Assignee: **Apple Inc.** Address: 1 Infinite Loop, Cupertino, California 95014 A corporation duly organized under and pursuant to the laws of: California

(referred to in this Assignment as "Assignee"), who desire to acquire the entire right, title and interest in said inventions and said application for letters patent of the United States, and in any United States or foreign, letters patent or patents, to be obtained therefor and thereon.

Assignors have invented certain new and useful inventions in:

CONTEXT-SPECIFIC USER INTERFACES

for which Assignors have filed an application for patent in the United States of America concurrently herewith. Where this Assignment is not filed concurrently with the application, the following identifying information may be added after execution:

Serial No.: 14/815,907 Filing Date: July 31, 2015

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged,

1. Assignors hereby sell, assign, transfer and set over, to Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the above-mentioned inventions, application for letters patent, and any and all letters patent or patents in the United States of America and all foreign countries which may be granted therefor and thereon, and in and to any and all provisionals, divisions, continuations, continuations-in-part and substitutions of

said application, or reissues, re-examinations or extensions of said letters patent or patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by Assignee (including any right to institute actions and to recover for past, present and future infringement), for its own use and the use of its successors, legal representatives and assigns, to the full end of the term or terms for which letters patent or patents may be granted, as fully and entirely as the same would have been held and enjoyed by Assignors, had this sale and assignment not been made.

2. Assignors represent, warrant and covenant that, at the time of execution and delivery of this agreement, Assignors are the sole and lawful owners of the entire right, title and interest in and to said inventions and said application for letters patent, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement.

3. Assignors shall promptly sign and execute all papers and documents, take all lawful oaths, and do all acts necessary, required or useful for the procurement, maintenance, enforcement, defense or otherwise to secure title thereto to the Assignee, at the sole cost and expense of Assignee, its successors, legal representatives and assigns, in each case including, without limitation, arising from or relating to (a) said inventions, or said application for letters patent; (b) letters patent for said inventions in any country, including any reissue, re-examination or extension of or interference proceedings; or (c) any provisional, division, continuation, continuation-in-part, or substitutions of any application for letters patent, to be obtained thereon. To be clear, for purposes of this paragraph, "desirable" shall include, without limitation, any act necessary or useful in connection with United States laws and/or international conventions.

4. Assignors hereby authorize and request the Commissioner of Patents in the United States to issue the above mentioned letters patents of the United States to Assignee as the assignee of said inventions and the letters patent to be issued thereon for the sole use of Assignee, its successors, legal representatives and assigns.

5. "I hereby grant Assignee's attorneys, all of Morrison & Foerster LLP, the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark office for recordation of this document, including the power to insert on this assignment the application number and filing date of said application when known."

Date:	Signature:	Christopher WILSON
Date:	Signature:	Gary Ian BUTCHER
Date:		Kevin Will CHEN
Date:	Signature:	Imran CHAUDHRI
Date:		Alan C. DYE
Date:	Signature:	Aurelio GUZMAN
Date:		Jonathan P. IVE
Date:	Signature:	Chanaka G. KARUNAMUNI
		2

Date:		Signature:	Kenneth KOCIENDA
			Kenneth KOCIENDA
Date:		Signature:	
			Kevin LYNCH
Date:		Signature:	
			Pedro MARI
Date:		Signature:	
	05/25/2016		Alessandro SABATELLI
Date:	, ,	Signature:	Brian Andrew Schmitt
Date			Brian Andrew Schmitt Brian SCHMITT
Date:			
			Eric Lance WILSON
Date:		Signature:	
			Lawrence Y. YANG
Date:		Signature:	
			Andre SOUZA DOS SANTOS

71679 Sabatelli, Alessandro F.

Intellectual Property Agreement

This Agreement sets forth the agreements between you and Apple Computer, Inc. (Apple), concerning any inventions you may make in connection with your employment by Apple and your treatment of Apple's confidential and proprietary information. Apple has agreed to employ you or continue to employ you with the agreement that you agree to and will abide by the following terms and conditions for the tenure of your employment by Apple (including, but not limited to, any leave of absence, sabbatical, and other time off) and thereafter:

1.0 INVENTIONS. As used in this Agreement, the term "Inventions" means any and all inventions, ideas, and discoveries, including improvements, original works of authorship, designs, formulas, processes, computer programs or portions thereof, databases, trade secrets and proprietary information, documentation, and materials made or conceived solely by you or jointly with others or wholly or in part by you.

a. Your Rights In Inventions

**

(i) Previous Employee Inventions. In the space provided below, or on a separate sheet attached to this Agreement, you may list all Inventions (a) that you made prior to your employment by Apple; (b) that you claim belong to you, or that you claim an ownership interest in, or that you claim any other legal right or title; (c) that relate to Apple's business or products, or actual or demonstrably anticipated research or development; and (d) in which you wish to retain all claimed ownership or other legal rights (see "Employee Inventions"). If you do list such Employee Inventions, you agree to grant to Apple a royalty free license to any Employee Invention which is infringed by an Apple product, process, or method of doing business (hereinafter "Apple Product") if: (i) you were directly involved in the development or implementation of that portion of the Apple Product which infringes your Employee Invention, or (ii) you acquiesced or permitted other Apple employees to utilize your Employee Invention in the course of their development or implementation of the Apple Product, or (iii) upon first learning of Apple's use of your Employee Invention you do not immediately notify in writing your Apple Vice President of Apple's infringing use of your Employee Invention and the need for a license thereto. If you do not list all Employee Inventions, you acknowledge and agree that no such Employee Inventions exist and, to the extent such Employee Inventions do exist, you waive any and all rights or claims of ownership to such Employee Inventions. You understand that your listing of any Employee Invention(s) here does not constitute an acknowledgment by Apple of your ownership of such Employee Inventions.

Employee Inventions:

Identifying number of patent, if applicable, or

Title

Date

Brief Description of Invention

Check as applicable) You have attached a separate sheet listing Employee Inventions.

(ii) Future Employee Inventions.¹ Apple acknowledges and agrees, in accordance with applicable state law, that any Inventions (a) that you develop entirely on your own time; and (b) that you develop without using Apple's equipment, supplies, facilities, or trade secret information; and (c) that do not result from any work performed by you for Apple; and (d)² that do not relate, at the time of conception or reduction to practice, to Apple's business or products, or to its actual or demonstrably anticipated research or development, will be owned entirely by you, even if developed by you during the time period in which you are employed by Apple.

b. Apple's Rights In Inventions

(i) Assignment of Inventions to Apple. You agree that all Inventions which (a) are developed using the equipment, supplies, facilities, or Proprietary Information of Apple or its subsidiaries; or (b) result from or are suggested by work performed by you for Apple or its subsidiaries; or (c)³ are conceived or reduced to practice during your employment by Apple and which relate to the business and products, or to the actual or demonstrably anticipated research or development of Apple or its subsidiaries ("Apple Inventions"), will be the sole and exclusive property of Apple, and you will and hereby do assign all your right, title and interest in such Apple Inventions to Apple. You agree to perform any and all acts requested by Apple, if any, to perfect this assignment.

(ii) Disclosure. You agree to make full written disclosure promptly to Apple of any and all Apple Inventions.

(iii) Assignment of Moral Rights to Apple. In addition, you hereby transfer and assign any "moral" rights that you may have in any Apple Invention(s) under any copyright or other law, whether U.S. or foreign. You agree to waive and never to assert any such "moral" rights in Apple Inventions during or after the termination of your employment by Apple. You agree that Apple, its subsidiaries, and its licensees are not required to designate you as the author of any Apple Inventions when distributed. You also agree that Apple retains sole discretion with regard to how and for what purposes, if any, such Apple Invention(s) are used.

c. Protection of Apple Inventions

You agree (at Apple's expense) to assist Apple in every proper way to obtain and to help Apple enforce patents, copyrights, and other legal protections for Apple Inventions in any and all countries. You agree to promptly execute any documents that Apple may reasonably request for use in obtaining or enforcing such patents, copyrights, and other legal protections. You acknowledge that all original works of authorship that are made by you (solely or jointly with others) within the scope of your employment by Apple, and that are protectable by copyright, are *works made for hire*, as that term is defined in the United States Copyright Act (17 U.S.C. §101).

2.0 CONFIDENTIAL PROPRIETARY INFORMATION. You understand that your employment by Apple creates a relationship of confidence and trust with respect to any information of a confidential, proprietary and secret nature that may be disclosed to you or otherwise learned by you in the course of your employment at Apple, including but not limited to any confidential information of third parties disclosed to Apple. Such confidential, proprietary, and secret information includes, but is not limited to, information and material relating to past, present or future inventions, marketing plans, manufacturing and product plans, technical specifications, hardware designs and prototypes, business strategies, financial information, and forecasts, personnel information, and customer lists, and is referred to collectively in this Agreement as "Proprietary Information".

a. Confidentiality of Proprietary Information. You understand and agree that your employment by Apple requires you to keep all Proprietary Information in confidence and trust for the tenure of your employment and thereafter, and that you will not use or disclose Proprietary Information without the written consent of Apple, except as necessary to perform your duties as an employee of Apple. Upon termination of your employment with Apple, you will promptly deliver to Apple all documents and materials of any kind pertaining to your work at Apple, and you agree that you will not take with you any documents, materials or copies thereof, whether on paper, magnetic or optical media or any other medium, containing any Proprietary Information.

b. Information of Others. You agree that during the tenure of your employment by Apple and thereafter, you will not improperly use or disclose to Apple any confidential, or proprietary, or secret information of your former employers or any other person.

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3.0 NO CONFLICTING OBLIGATIONS

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a. No Conflicting Outside Interests. You agree that during the tenure of your employment by Apple you will not plan or engage in any other employment, occupations, consulting or other business activities or commitments directly related to Apple's business or products, or to its actual or demonstrably anticipated research or development, nor will you engage in any other activities that conflict with your employment obligations to Apple. Activities and commitments as used herein do not include passive investments in stocks or other financial instruments.

b. No Conflicting Agreements. You represent to Apple that you have no other commitments that would hinder or prevent the full performance of your duties as an Apple employee or your obligations under this Agreement, and you agree not to enter into any such conflicting agreement during the tenure of your employment by Apple.

c. Disclosure of Agreement. You hereby authorize Apple to notify others, including customers of Apple, and any future employers you may have, of the terms of this Agreement and your responsibilities under this Agreement.

4.0 NO IMPLIED EMPLOYMENT RIGHTS. You understand and agree that no term or provision of this Agreement confers upon you any rights to continued employment by Apple and that no term or provision of this Agreement obligates Apple to employ you for any specific period of time.

5.0 EQUITABLE RELIEF. A breach of the provisions of sections 1 or 2 of this Agreement would cause irreparable harm and significant injury to Apple, the quantification of which is difficult to ascertain. Because such harm and injury could not be compensable by damages alone, you agree that Apple will have the right to enforce sections 1 and 2 of this Agreement by injunction, specific performance or other equitable relief without prejudice to any other rights and remedies available to Apple in the event of a breach of this Agreement.

6.0 GENERAL PROVISIONS

a. Severability. If one or more of the provisions of this Agreement are deemed void by law, then the remaining provisions will continue in full force and effect.

b. Governing Law. This agreement will be governed by the laws of the state where you are currently or were most recently employed, excluding that body of law concerning conflicts of law. Any arbitration or judicial action between the parties relating to this Agreement will take place in Santa Clara County, California, and you and Apple each consent to the personal jurisdiction of and venue in the state and federal courts within Santa Clara County, California.

c. Successors and Assigns. This Agreement will be binding upon your heirs, executors, administrators and other legal representatives, and will be for the benefit of Apple, its successors and assigns.

d. Entire Agreement. This Agreement sets forth the entire agreement between you and Apple relating to the subject matter of this Agreement. No modification to or amendment of this Agreement, nor any waiver of any rights under this Agreement, will be effective unless in writing signed by both you and an Apple vice president. Any subsequent changes in your duties, salary or compensation will not affect the validity or scope of this Agreement.

e. Compliance with Laws. You agree that you will comply, and do all things necessary for Apple and its subsidiaries to comply, with the laws and regulations of all governments where Apple and its subsidiaries do business, and with provisions of contracts between any such government or its contractors and Apple or its subsidiaries.

7.0 VOLUNTARY AGREEMENT. You acknowledge that you have read this Agreement carefully, that you understand all of its terms, that all agreements between you and Apple relating to the subjects covered in this Agreement are contained in it, and that you have entered into this Agreement voluntarily and not in reliance upon any promises or representations other than those contained in this Agreement itself.

You further acknowledge that you have had the opportunity to discuss this Agreement with your private legal counsel.

Signato

Printed name

Please make and retain a copy of this agreement for your records.

For Employees in California: Labor Code §2870 provides: "(a) Any provision in an employment agreement which provides that an employee shall assign, or offer to assign, any of his or her rights in an invention to his or her employer shall not apply to an invention that the employee developed entirely on his or her own time without using the employer's equipment, supplies, facilities, or trade secret information, except for those inventions that either: (l) Relate at the time of conception or reduction to practice of the invention to the employer's business, or actual or demonstrably anticipated research or development of the employer, or (2) Result from any work performed by the employee for the employer. (b) To the extent a provision in an employment agreement purports to require an employee to assign an invention otherwise excluded from being required to be assigned under subdivision (a), the provision is against the public policy of this state and is unenforceable."

² For employees in the states of Kansas, Minnesota, or Washington: Section 1.0, A.(ii)(d) reads as follows: "(d) that do not directly relate at the time of conception or reduction to practice to Apple's business or products, or actual or demonstrably anticipated research or development of Apple will be owned entirely by you, even if developed by you during the time period in which you are employed by Apple."

³ For employees in the states of Kansas, Minnesota, or Washington: Section 1.0. B.(iii)(c) reads as follows: "(c) which are conceived or reduced to practice during your employment by Apple and which relate directly to the business or products, or actual or demonstrably anticipated research or development of Apple ("Apple Inventions"), will be the sole and exclusive property of Apple, and you will and hereby do assign all your right, title and interest in such Apple Inventions to Apple."

11.1.1.10.27.04 Intellectual Property Agreement RECORDED: 11/01/2024