

## PATENT ASSIGNMENT COVER SHEET

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<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	NUNC PRO TUNC ASSIGNMENT
<b>EFFECTIVE DATE:</b>	05/20/2011
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
William Mark Forti	01/14/2025
Blake English	09/11/2009
<b>RECEIVING PARTY DATA</b>	
<b>Company Name:</b>	William Mark Corporation
<b>Street Address:</b>	112 N. Harvard Ave.
<b>Internal Address:</b>	Suite 229
<b>City:</b>	Claremont
<b>State/Country:</b>	CALIFORNIA
<b>Postal Code:</b>	91711
<b>PROPERTY NUMBERS Total: 4</b>	
<b>Property Type</b>	<b>Number</b>
<b>Application Number:</b>	61488581
<b>Application Number:</b>	61561464
<b>PCT Number:</b>	US1238366
<b>Application Number:</b>	14117798
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	
<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>	
<b>Phone:</b>	9496790052
<b>Email:</b>	abakhtiari@umbergzipser.com
<b>Correspondent Name:</b>	Azin Bakhtiari
<b>Address Line 1:</b>	1920 Main Street
<b>Address Line 2:</b>	Suite 750
<b>Address Line 4:</b>	Irvine, CALIFORNIA 92614
<b>ATTORNEY DOCKET NUMBER:</b>	100444.0027US1
<b>NAME OF SUBMITTER:</b>	Ms. Azin Bakhtiari
<b>SIGNATURE:</b>	Ms. Azin Bakhtiari
<b>DATE SIGNED:</b>	01/15/2025

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**Total Attachments: 7**

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Attorney Docket No. 100444.0027US1

## ASSIGNMENT

This patent assignment is made effective as of **May 20, 2011**, by and between **William Mark Forti, Blake English**, each an individual, and **William Mark Corporation**, a corporation.

**WHEREAS**, the undersigned, **William Mark Forti, Blake English**, each an individual, (referred to hereinafter as "ASSIGNOR") have invented a certain and useful invention entitled "**Systems And Methods Of Using Interactive Devices For Interacting With A Touch-Sensitive Electronic Display**", for which we filed an application for United States Letters Patent entitled "**Systems And Methods Of Using Interactive Devices For Interacting With A Touch-Sensitive Electronic Display**", with a Serial Number: **14/117,798**, and a filing date: **March 26, 2014**;

and for which Provisional Applications were filed with Serial Numbers: **61/488,581 filed on May 20, 2011**; **61/561,464 filed on November 18, 2011**; and International PCT Application was filed with Serial Number: **PCT/US12/38366 filed on May 17, 2012**; which together with related ideas, concepts, experimental data, trade secret, and other know-how is referred to hereinafter as the INVENTION.

**WHEREAS**, **William Mark Corporation**, a company, having its principal place of business at **112 N. Harvard Ave., Ste. 229, Claremont, CA 91711, United States** (referred to hereinafter as "ASSIGNEE"), is desirous of acquiring all entire right, title and interest in, to and under said INVENTION, and in, to and under Letters Patent or similar legal protection to be, or having been, obtained therefor in the United States of America, its territorial possessions and in any and all countries foreign thereto.

**WHEREAS**, ASSIGNOR hereby authorizes and requests ASSIGNEE's attorneys of record to insert or correct the serial number(s), filing date(s), or other identification of the INVENTION as needed.

**NOW, THEREFORE**, for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR hereby sells, assigns, transfers and sets over unto the ASSIGNEE, its successors and assigns his entire title, right and interest in and to the INVENTION, including all rights of action for recovery of all damages for infringement thereof, including past infringement, and to all Letters Patent or similar legal protection arising therefrom, not only in the United States and its territorial possessions, but in all countries foreign thereto to be obtained for said INVENTION by said application or any continuation, continuation-in-part, divisional, renewal, substitute, reissue or reexamination thereof or any legal equivalent thereof in a foreign country for the full term or terms for which the same may be granted, including all priority rights under any International Conventions, and including all rights to sue for past, present, or future infringement.

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment;

ASSIGNOR further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said INVENTION, including the patent application listed above, and any Letters Patent and legal equivalents in foreign countries issuing

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therefrom as may be known and accessible to ASSIGNOR, and will testify as to the same in any interference or litigation related thereto and will promptly execute and deliver to ASSIGNEE or its legal representatives any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce said invention and said Letters Patent and said equivalents thereof in any foreign country which may be necessary or desirable to carry out the purposes thereof. ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue all letters patent on said Invention to ASSIGNEE.

ASSIGNOR and ASSIGNEE each covenant to perform all acts and execute and deliver all documents as may be necessary or appropriate to carry out the intent and purposes of this assignment.

This ASSIGNMENT embodies the entire understanding of ASSIGNOR and ASSIGNEE and any earlier agreements between ASSIGNOR and ASSIGNEE on ASSIGNOR's obligation to assign the INVENTION to ASSIGNEE. No amendment or modification of this assignment shall be valid or binding upon ASSIGNOR or ASSIGNEE unless made in writing and signed on behalf of each of ASSIGNOR and ASSIGNEE by their respective duly authorized representative.

ASSIGNOR acknowledges that ASSIGNEE may appoint any attorney or practitioner of ASSIGNEE'S choice to prosecute any application or other legal proceeding involving said invention and ASSIGNOR further acknowledges that any attorney or practitioner so appointed by ASSIGNEE does not represent ASSIGNOR and that such appointment by ASSIGNEE does not create any attorney-client relationship between ASSIGNOR and any attorney or practitioner appointed by ASSIGNEE, in this or in any PCT or other family applications.

This ASSIGNMENT may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

This ASSIGNMENT shall be governed by and construed in accordance with the law of the state of California and ASSIGNOR and ASSIGNEE agree to submit to the exclusive jurisdiction of the courts of the state of California.

**EXECUTED at:**

Claremont, CA, on 1/14/2025 | 4:51 PM PST  
 \_\_\_\_\_  
 City, State Date

Signed by:  
 By: Mark Forti  
 0049291D172C45C...  
**William Mark Forti**

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\_\_\_\_\_, on \_\_\_\_\_  
City, State Date

By: \_\_\_\_\_  
**Blake English**

Attorney Docket No. 100444.0027US1

ACCEPTANCE OF ASSIGNMENT BY ASSIGNEE

**William Mark Corporation**

Signed by:

*Mark Forti*

0049231D172C45C...

Signature

Mark Forti

Name

President

Title

1/14/2025 | 4:51 PM PST

Date


## AGREEMENT

This agreement is made as of 6/11/2013, 2013 between William Mark Corporation (WMC), a California Corporation, with its principal office at 112 N. Harvard Ave., Ste. 229, Claremont, CA 91711 and Blake English, an individual with an address of 927 1/2 Harvard Ave, Claremont, CA 91711.

1. Blake English agrees to use his best effort to develop toys, software applications, and other goods and services (the "Products") related to the "Apptivators Tablet Robot" inventive matter (collectively as the "Innovations") for WMC in order to bring the Products to market in 2013.
2. WMC agrees to use its capabilities and resources to develop and market the Products in the United States and use its best efforts to bring the Products to market in the year 2013. WMC will be responsible for product design, packaging, marketing materials, and marketing strategy.
3. W. Mark Forti and Blake English hereby transfer and assign, and agree to transfer and assign to WMC, all right, title, and interest in and to the Innovations, including all worldwide patent rights, copyright rights, trade secret rights, know-how, and any other intellectual property and proprietary rights.
4. WMC is responsible for the expenses incurred for protecting the Intellectual Property Rights, including but not limited to, filing for patent applications, trademark registrations, copyright registrations, any other intellectual property applications worldwide for the Innovations, and all enforcement efforts, including litigation proceedings with respect to the IP Rights.
5. WMC agrees to pay Blake English five percent (5%) of the net sales (net sales is defined as gross sales reduced by deduction of returns, commissions, allowances for damaged or missing goods and any discounts allowed) generated from the Products. Any payments from WMC under this provision will be made to Blake English on a quarterly basis. At year end, WMC agrees to pay Blake English an additional two percent (2%) of net sales.
6. WMC agrees that if and when WMC sells or licenses the IP Rights as a whole WMC will pay Blake English thirty three percent (33%) of the net proceeds from such sales or licensing fees. Any payments from WMC to Blake English under this provision will be made within sixty (60) days after WMC receive such net proceeds from any sales or licensing activities.
7. Blake English agrees not to disclose to any third party confidential information, including but not limited to any technical or non-technical information, trade secret, proprietary information, sketches, drawings, models, know-how, processes, apparatus, equipment, software programs, software source documents, formula related to the current, future, and proposed products and services used by WMC in its business.
8. Either party can with mutual consent of both parties terminate this Agreement upon providing a thirty-day (30) advanced written notice to the other party. Upon termination of this Agreement, WMC still retains all IP Rights created by Blake English under this Agreement, and Blake English has a duty to assist WMC to obtain IP Rights, including but not limited to executing documents prepared by WMC.

9. Blake English and WMC agree that any dispute arising from this Agreement shall be resolved by binding arbitration in the state of California. The arbitration shall be conducted pursuant to the Commercial Arbitration Rules of the American Arbitration Association. An award of arbitration may be confirmed in a court of competent jurisdiction.

Signatures:

  
\_\_\_\_\_  
6/19/2013  
W. Mark Forti  
President  
William Mark Corporation Date

  
\_\_\_\_\_  
6/17/2013  
Blake English Date



## AGREEMENT

This agreement is between the William Mark Corporation (WMC) and Blake English, dated

9/11, 2009.

Whereas W. Mark Forti, President of WMC, shared his concept of using a nearly invisible thin filament to support the flight of small objects flying in air with Blake English.

Now, therefore, WMC and Blake English agree to develop two additional fairy characters (hereafter called "Aerioth and Mara") that fly through the air supported by a nearly invisible filament according to the following provisions of this agreement:

1. Blake English shall develop the technical mechanism and mold designs for Aerioth and Mara.
2. In consideration for his work, WMC will pay Blake English 5.0% (five percent) of the net sales of Aerioth and Mara as well as \$3,000 per month worked on developing the project.
3. WMC shall also pay out-of-pocket expenses incurred by Blake English in his work developing Aerioth and Mara.
4. Blake English agrees not to disclose any aspects of their development work or other WMC proprietary information to any outside party.
5. All intellectual property and patent rights related to Aerioth and Mara will be the sole property of WMC.
6. All final marketing, manufacturing and business decisions will be made by WMC, including (but not limited to) product introduction, pricing and licensing.
7. Any disagreements regarding this contract will be decided through arbitration only in the State of California.

*Signatures*

W. Mark Forti

W. Mark Forti (for WMC)

9/11/09

Date

Blake English

Blake English

9/11/09

Date

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