

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: PATI875329

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
AEON Law, PLLC	02/28/2025
<b>RECEIVING PARTY DATA</b>	
<b>Individual Name:</b>	Archishmat Gore
<b>Street Address:</b>	3717 Beach Dr SW
<b>Internal Address:</b>	APT 306
<b>City:</b>	Seattle
<b>State/Country:</b>	WASHINGTON
<b>Postal Code:</b>	98116-0000
<b>PROPERTY NUMBERS Total: 1</b>	
<b>Property Type</b>	<b>Number</b>
Patent Number:	10733303
<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>	7144202354
<b>Email:</b>	j.r.zantos@gmail.com
<b>Correspondent Name:</b>	James Zantos
<b>Address Line 1:</b>	10002 Deerhaven Dr.
<b>Address Line 4:</b>	Santa Ana, CALIFORNIA 92705-0000
<b>NAME OF SUBMITTER:</b>	James Zantos
<b>SIGNATURE:</b>	/James Zantos/
<b>DATE SIGNED:</b>	03/10/2025
This document serves as an Oath/Declaration (37 CFR 1.63).	
<b>Total Attachments: 10</b>	
source=Archishmat Gore Patent Purchase Agreement_02272025 (2)-1#page1.tiff	
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source=Archishmat Gore Patent Purchase Agreement_02272025 (2)-1#page3.tiff	
source=Archishmat Gore Patent Purchase Agreement_02272025 (2)-1#page4.tiff	
source=Archishmat Gore Patent Purchase Agreement_02272025 (2)-1#page5.tiff	

source=Assignment\_2 signers (1 assignor and 1 assignee; Assignor and Assignee are different) (AEON Law, PLLC)-1#page1.tiff

source=Assignment\_2 signers (1 assignor and 1 assignee; Assignor and Assignee are different) (AEON Law, PLLC)-1#page2.tiff

source=Assignment\_2 signers (1 assignor and 1 assignee; Assignor and Assignee are different) (AEON Law, PLLC)-1#page3.tiff

source=Assignment\_2 signers (1 assignor and 1 assignee; Assignor and Assignee are different) (AEON Law, PLLC)-1#page4.tiff

source=Receipt 240821-1#page1.tiff

# PATENT PURCHASE AGREEMENT

This Patent Purchase Agreement (the "Agreement") is made and entered into as of February 27, 2025, by and between:

**Seller:** AEON Law, PLLC, a Washington professional limited liability company with its principal place of business at **1718 E. Olive Way, Seattle, WA 98102, United States** ("Seller");

**Buyer:** Archishmat S. Gore, an individual with an address at **3717 Beach Dr SW, APT 306, Seattle, WA 98116, United States** ("Buyer").

Seller and Buyer are collectively referred to herein as the "Parties" and individually as a "Party."

## 1. Purchase and Sale

The Seller agrees to sell, assign, and transfer to Buyer all rights, title, and interest in **U.S. Patent No. 10,733,303**, titled *Polymorphic Code Translation Systems and Methods* (the "Patent"). This transfer includes all rights associated with the Patent, including any past, present, and future claims for infringement, all rights to prosecute, maintain, and enforce the Patent, and any associated goodwill.

The Buyer agrees to purchase the Patent for the sum of **Fifty Thousand Dollars (\$50,000.00)** (the "Purchase Price"). Payment shall be made by **wire transfer** to Seller's designated bank account within **1 business day** from the execution of this Agreement. Seller shall provide Buyer with the necessary wire transfer instructions.

The assignment of the Patent shall be deemed effective only upon Seller's confirmation of receipt of the full Purchase Price via wire transfer. Seller shall have no obligation to execute or deliver the **Patent Assignment Agreement** until payment is received.

## 2. Representations and Warranties

The Seller represents and warrants that it is the sole and exclusive owner of the Patent, that the Patent is free and clear of all liens, encumbrances, security interests, licenses, or restrictions, and that the Seller has the full right and authority to sell and assign the Patent. The Seller further warrants that no consents, approvals, or third-party rights are required to effectuate this transfer.

The Buyer represents and warrants that it has the legal capacity and authority to enter into this Agreement and that Buyer acknowledges and accepts the Patent "**as-is, where-is**" without any warranties regarding its enforceability, scope, or commercial viability.

### 3. Closing and Delivery

Upon execution of this Agreement and receipt of full payment, the Seller shall execute and deliver to Buyer a **Patent Assignment Agreement** (attached as Exhibit A). Buyer shall be responsible for recording the assignment with the **United States Patent and Trademark Office (USPTO)**.

The Seller shall provide Buyer with all documentation relating to the Patent, including the executed Patent Assignment Agreement, copies of any existing prosecution history or relevant filings, and any additional materials necessary for the continued maintenance of the Patent.

### 4. Indemnification

The Seller makes no representations or warranties regarding the commercial validity, enforceability, or non-infringement of the Patent. Buyer agrees to indemnify, defend, and hold Seller harmless against any claims, losses, damages, or legal expenses arising from Buyer's ownership, use, or enforcement of the Patent after the transfer.

### 5. Further Assurances and Recordation

Buyer shall be solely responsible for recording the assignment of the Patent with the **United States Patent and Trademark Office (USPTO)**. Seller agrees to reasonably cooperate and execute any additional documents necessary for effecting the transfer, provided that any such cooperation shall not impose additional costs or liabilities on Seller. This obligation shall expire **90 days after the Closing Date**.

### 6. Disclaimer of Warranties

The Patent is sold "**AS-IS, WHERE-IS,**" and Seller makes no representations or warranties, express or implied, regarding its validity, enforceability, marketability, merchantability, or fitness for a particular purpose. Buyer assumes all risks related to future prosecution, enforcement, and commercialization of the Patent.

### 7. Breach and Remedies

If Buyer fails to make full payment as required under this Agreement, Seller may terminate this Agreement upon written notice to Buyer, in which case all rights to the Patent shall remain with Seller. If the transfer has already been recorded and Buyer fails to pay, Seller shall have the right to demand re-assignment of the Patent and seek any remedies available under law.

## **8. Covenant Not to Sue**

Buyer covenants not to sue, initiate, or support any legal proceedings against Seller related to the ownership, prosecution, enforcement, or licensing of the Patent. This waiver applies to all claims arising under patent law, contract law, or any other applicable legal theories.

## **9. Confidentiality (Optional – Can Be Removed if Unnecessary)**

The terms of this Agreement, including the Purchase Price, shall remain confidential and may not be disclosed to any third party except as required by law or regulatory authority.

## **10. Governing Law and Venue**

This Agreement shall be governed by and construed in accordance with the laws of the **State of Washington**, without regard to its conflicts of law principles. Any disputes arising under this Agreement shall be resolved exclusively in the courts located in **King County, Washington**.

## **11. Severability**

If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

## **12. Entire Agreement and Amendments**

This Agreement constitutes the entire understanding between the Parties with respect to the Patent purchase and supersedes all prior agreements, negotiations, and representations. No modification or amendment of this Agreement shall be valid unless made in writing and signed by both Parties.

## **13. Execution in Counterparts**

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

## 14. Signatures

### SELLER:

By:  \_\_\_\_\_

02 / 28 / 2025

Name: **Adam Philipp**

Title: **Managing Member**

Date: **February 27, 2025**

**AEON Law, PLLC**

**1718 E. Olive Way, Seattle, WA 98102, United States**

**Phone: (206) 217-2200**

### BUYER:

By:  \_\_\_\_\_

02 / 28 / 2025

Name: **Archishmat S. Gore**

Date: **February 27, 2025**

**3717 Beach Dr SW, APT 306, Seattle, WA 98116, United States**

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**Exhibit A: Patent Assignment**

**PATENT**

**REEL: 070456 FRAME: 0155** deb43475e2

Title	Hello
File name	Archishmat_Gore_P...72025_%282%29.pdf
Document ID	c82903a18ce84955321a75478c22b8deb43475e2
Audit trail date format	MM / DD / YYYY
Status	● Signed

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## Document History



SENT

**02 / 28 / 2025**

13:59:13 UTC

Sent for signature to Adam Philipp ([adam@aeonlaw.com](mailto:adam@aeonlaw.com)) and Archishmat S. Gore ([me@archisgore.com](mailto:me@archisgore.com)) from [paralegals@aeonlaw.com](mailto:paralegals@aeonlaw.com)  
IP: 49.205.46.222



VIEWED

**02 / 28 / 2025**

14:03:00 UTC

Viewed by Archishmat S. Gore ([me@archisgore.com](mailto:me@archisgore.com))  
IP: 77.119.207.9



SIGNED

**02 / 28 / 2025**

14:04:04 UTC

Signed by Archishmat S. Gore ([me@archisgore.com](mailto:me@archisgore.com))  
IP: 77.119.207.9



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**02 / 28 / 2025**

17:59:58 UTC

Viewed by Adam Philipp ([adam@aeonlaw.com](mailto:adam@aeonlaw.com))  
IP: 67.171.42.25



SIGNED

**02 / 28 / 2025**

18:00:32 UTC

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IP: 67.171.42.25



COMPLETED

**02 / 28 / 2025**

18:00:32 UTC

The document has been completed.



AEON Law  
1718 E. Olive Way  
SEATTLE, WA 98102  
(206) 217-2200

Attorney Docket Number: AEON-2025037

### **ASSIGNMENT**

This Agreement is entered into between the following parties:

ASSIGNOR(S): AEON Law, PLLC, a Washington professional limited liability company with an address of 1718 E. Olive Way, Seattle, WA 98102, United States

ASSIGNEE: Archishmat S. Gore, an Inventor with an address of 3717 Beach Dr SW, APT 306, Seattle, WA 98116, United States

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

**Assignor hereby sells, assigns, transfers, and conveys to Assignee** or its designees, all right, title, and interest that exist today and may exist in the future in and to any and all items in the following categories (collectively, the "Patent Rights"):

a) the following patent applications, provisional patent applications, and patents (collectively, the "Patents"): POLYMORPHIC CODE TRANSLATION SYSTEMS AND METHODS, naming as Applicant AEON Law, PLLC, of Washington, United States and naming the Inventor as Archishmat S. Gore, of Seattle, United States [AEON-2025037 (Pat. 10,733,303)]

b) the following additional patents and patent applications that have been or may be filed:

1. all patents and patent applications from which any of the Patents directly or indirectly claims priority;
2. all patents and patent applications for which any of the Patents directly or indirectly forms a basis for priority; and/or
3. all patents and patent applications that were co-owned applications that incorporate by reference, or are incorporated by reference into, the Patents;

c) all applications derived from any item in any of categories (a)-(b), above, including, without limitation, provisional applications, non-provisional applications, divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, and extensions;

d) all foreign patents, patent applications, and counterparts relating to any item in any of categories (a)-(c), including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances;

e) all inventions, disclosures, and discoveries described in any item in any of categories (a)-(d), including, without limitation, the following: 1) all inventions, disclosures, and discoveries included in any claim (whether issued, rejected, withdrawn, canceled, or the like) that is or was claimed therein; 2) all inventions, disclosures, and discoveries that are capable of being reduced to a claim in a reissue or reexamination proceeding brought thereon; and/or 3) all inventions, disclosures, and discoveries that could have been included in a claim therein;

f) all rights to apply in any or all countries for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type that are related to any item in any of categories (a)-(e), including, without limitation, rights to apply under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention,

**PATENT**

**REEL: 070456 FRAME: 0157** 2ec094e9

treaty, agreement, or understanding;

g) all causes of action and other enforcement rights (whether known, unknown, currently pending, filed, or otherwise) under or on account of any item in any of categories (a)-(f), including, without limitation, causes of action and other enforcement rights for damages, injunctive relief, and any other remedies for past, current, and/or future infringement;

h) all rights to collect royalties and other payments under or on account of any item in any of categories (a)-(g); and

i) all rights of priority arising under or on account of any item in any of categories (a)-(f).

**Assignor represents, warrants and covenants as follows:**

1. Assignor has the full power and authority, and has obtained all required third party consents, approvals, and/or other authorizations, to enter into this Agreement and to carry out its obligations hereunder, including the assignment of the Patent Rights to Assignee;
2. Assignor owns, and by this Agreement assigns to Assignee, all right, title, and interest to the Patent Rights, including, without limitation, all right, title, and interest to sue for infringement of the Patent Rights;
3. Assignor has obtained and properly recorded previously executed assignments for the Patent Rights as necessary to fully perfect its rights and title therein in accordance with governing law and regulations in each respective jurisdiction; and
4. the Patent Rights are free and clear of all liens, claims, mortgages, security interests, or other encumbrances, and restrictions. There are no actions, suits, investigations, claims or proceedings threatened, pending, or in progress relating in any way to the Patent Rights. There are no existing contracts, agreements, options, commitments, proposals, bids, offers, or rights with, to, or in any person to acquire any of the Patent Rights.

Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue in the name of Assignee, as the assignee to the entire interest therein, any and all patents, certificates of invention, utility models, or other governmental grants or issuances that may be granted upon any of the Patent Rights.

At the reasonable request and expense of Assignee, Assignor will, without demanding any further consideration, do all things necessary, proper, or advisable to carry out in good faith the intent and purpose of this Assignment and to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing the Patent Rights, such assistance to include without limitation: 1) executing, acknowledging, and recording specific assignments, oaths, declarations, powers of attorney, and other documents on a country-by-country basis; 2) executing all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, and extensions; and 3) communicating to Assignee all facts known to Assignor relating to the Patent Rights and the history thereof.

The terms and conditions of this Assignment of Patent Rights will inure to the benefit of Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.

The undersigned hereby give the attorneys permission to update this form with the corresponding patent application number, once available.



**Name:** Adam L.K. PHILIPP

**ASSIGNOR:** AEON LAW, PLLC

02 / 28 / 2025  
**DATE:**  
**Title:** Managing Member



**Name:** Archishmat S. Gore

**ASSIGNEE:** Archishmat S. Gore

DATE: 02 / 28 / 2025

**PATENT**

**REEL: 070456 FRAME: 0159** 2ec094e9

Title	Hello
File name	Assignment_2_sign...AEON_Law__PLL.pdf
Document ID	a229e2e99672fc6a48c757ff18ed69a62ec094e9
Audit trail date format	MM / DD / YYYY
Status	● Signed

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## Document History



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Sent for signature to Archishmat S. Gore (me@archisgore.com) and Adam Philipp (adam@aeonlaw.com) from paralegals@aeonlaw.com  
IP: 49.205.46.222



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**02 / 28 / 2025**

18:10:50 UTC

Viewed by Archishmat S. Gore (me@archisgore.com)  
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**02 / 28 / 2025**

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**02 / 28 / 2025**

18:16:48 UTC

Signed by Adam Philipp (adam@aeonlaw.com)  
IP: 67.171.42.25



SIGNED

**02 / 28 / 2025**

18:36:48 UTC

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<b>Total</b>	<b>\$50,035.00</b>

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Thank you



**ÆON Law**

+12062172200

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1718 E Olive Way, Seattle, WA 98102

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