



I'm not robot



Continue

Technology assignment agreement template

EmailFacebookLinkedInTwitterReddit An Intellectual Property Assignment Agreement is a document that facilitates the transfer of intellectual property rights into a work of intellectual property (such as an invention, design, pattern, trademark, brand name, logo, trade secret or any other original creation) of origin to another. The party that owns the intellectual property and transfers their rights into the property is called the Allocator, while the party that receives the rights is the Sayer. Intellectual property is a creative invention that can be protected under the law. It is an intangible property that gives the origin the sole and exclusive rights to the property except that it has been licensed or assigned. Suffice it to say that intellectual property, just like any other property, can be licensed, sold or assigned to another party for valuable consideration. The owner of an intellectual property has the exclusive rights to license or sell their intellectual property, except in the context of employment where an employee or independent contractor creates the intellectual property in the process of performing their duties for the employer/client. In this case, employer/client can legally secure all the intellectual property created. This document can be used for the Transfer of intellectual property rights: by an employee or independent contractor/service provider to transfer their intellectual property rights into any work created in the course of compliance with their duties to their employer/client; by founders of a business entity to transfer intellectual property rights into any original work or invention formulated for the business entity; by a third party to transfer intellectual property rights into any work created or invented after another party in exchange for compensation (such as money or property). For example, a film streaming platform and production company like Netflix can acquire all the copyright in a movie in exchange for money. In this case, the company has the rights to display, reproduce and retain the entire proceeds it acquires from the screening of the movie. Using this document? Upon completion of this document, the parties (i.e. the allocator and addressee) must review the document to ensure the accuracy of the contents of the document. Thereafter, the parties must sign at least two copies of the document and keep at least one signed copy each for record purposes. If one of the parties is a Nigerian company, either two director or one director and one secretary must sign the document and log the common seal of the company to the document. If one of the parties is an organization other than a company, an officer of the organization must sign the document and ensure that a witness testifies to the document by their name, address, occupation and signature in the right under the signature of the officer in the document. Applicable Laws The Trading Points Act Cap T13, LFN 2004 and the Trademarks Trademarks applies to brands in Nigeria. The Nigerian Copyright Act, Cap 28 LFN, 2004 applies copyright in Nigeria. Patents and Designs Act, Cap P2 LFN, 2004 applies to registered patents in Nigeria. The contract rules also apply to this document. How to change the template You fill out a form. The document is created before your eyes while responding to the questions. To that end, you receive it in Word and PDF formats. You can change and reuse it. Printer-friendly technology command agreement - United Communications Hub Inc. and Data-Disk Technology Inc. EXHIBITION B - FORM OF COMMAND OF IP Technology Command Agreement This Technology Command Agreement (Agreement) is entered into in effective March 14, 2002, between the United Communications CEO, INC., a California ----- Corporation (Company) and DATA-DISK TECHNOLOGY, INC., a Delaware Corporation (Developer). 1. Command Developer hereby assigns to the Company exclusively ----- the whole world law, title and interest (choate and inchoate) in (i) the topic referred to in Exhibit A (Technology), (ii) all precursors, ----- passages and work in progress with respect to it and all inventions, works of authorship, maskworks, technology, information, know-how, materials and tools associated with it or development, , support or maintenance thereof and (iii) all copyright, patent rights, trade secrets, trademark rights, mask work rights and all other intellectual and industrial property rights of any kind and all business, contract rights, causes of action and goodwill in, incorporated or embodied in, used to develop, or relate to any of the aforementioned (collectively Intellectual Property). 2. Consideration. The Company agrees to effectively issue to developer 150,000 shares ----- of common stock of the Company as of the date of this Agreement in accordance with the Asset Purchase Agreement of even date between the Company and Developer. Such shares will be the only consideration required of the Company in relation to the subject of this Agreement. 3. Further assurances: Competition: Marketing. Developer agrees to assist ----- the Company in every legal way to evidence, to record and perfect the Division I command and to apply for any acquisition of recording from and from time to time, enforce, maintain and defend the assigned rights. If for any reason whatsoever the Company is unable to secure the developer's signature on any document, it is entitled to under the Section 3. Developer hereby irrevocably the Company and its duly authorised officer and agents, as its agents and lawyers-in-fact with full force of replacement to act on its behalf and instead of developer, to carry out and submit any such document or documents and to perform all other legal allowed actions to increase the purposes of the foregoing with the same legal power and effect as if by Developer. 4. Confidential information. Developer will not use or disclose anything that ----- assigned to the Company after this or any other technical or business information or plans of the Company, except to the extent that Developer can document that it is generally available (by no fault of Developer) for use and disclosure by the public without any wage, license or restriction. Developer acknowledges and agrees that there is no sufficient remedy in the law for a breach of this Section 4, that such a breach would irreparably harm the Company and that the Company is entitled to fair relief (including, without limitations, injuries) in relation to any such breach or potential violation in addition to any other remedies. 5. Warranty. Developer represents and guarantees to the Company that the ----- Developer: (i) was the sole owner of all rights, title and interest in the Intellectual Property and the Technology, (ii) not assigned, transferred, licensed, promised or otherwise touted any Intellectual Property or the Technology or agreed to do so, (iii) have full power and authority to enter into this Agreement and have the directive. (iv) is not aware of any offence, transgression or misappropriation of any third party's rights (or any claim thereof) by the Intellectual Property or the Technology, and (vi) is not aware of any questions or challenges in respect of the patentworthiness or validity of any claims of any existing patents or patent applications relating to the Intellectual Property. 6. Miscellaneous. This Agreement is not assignable or transferable ----- the Developer without the prior written consent of the Company; any attempt to do so will be negligent. Any notice, report, approval or consent required or permitted below must be in writing and shall be deemed to be properly given if it is personally or postal by first class, registered or certified US postal fee, to be paid to the respective addresses of the parties as set out below (or such other address as a party may allocate on &t;PAGE &t; ten (10) days notice). No failure to exercise, and no delay in exercise, on the part of any party, any privilege, any power or any rights below will function as a waiver thereof, or will any single or partial exercise of any right or may below precede further exercise of nay others after this. If any provision of this Agreement will be assessed by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent required to remain this agreement otherwise full force and effect and enforceable. This Agreement will be deemed to have been made has been in, and will be made out in accordance with the laws of the state of California and the United States without regard to conflicts of laws provisions thereof. The ruling party to any action to enforce this Agreement is entitled to restore &t;PAGE&t; &t;PAGE &t; and expenses, including, without limitation, attorney's fees. The provisions of this Agreement are confidential for the Company and no press release or other written or oral disclosure of any kind relating to the remuneration provisions of this Agreement will be made by Developer without the company's prior written approval, however, approval for such disclosure shall be deemed to be given to the extent such disclosure is necessary to comply without government rules. Any waivers or amendments will only be in force if made in writing and signed by a representative of the respective parties authorized to bind the parties. Both parties agree that this Agreement is the complete and exclusive statement of the mutual understanding of the parties and supersedes and cancels all prior written and oral agreements and communications related to the subject of this Agreement, IN WITNESS WHEREIN, the parties have executed this Agreement due to the day and year first set out above. UNITED COMMUNICATIONS HUB, INC., DATA-DISK TECHNOLOGY, INC., A California Corporation A Delaware Corporation By: /s/Larry Wilcox By: /s/Thomas Francis Clark ----- Larry Wilcox, CEO Thomas F. Clark, CEO Exhibition A — Description of Technology Compact, mobile universal digital products with great capacity for memory and delivery of a wide range of digital information and data, including — but limited to -mobile digital PC disks capable of storing an individual's complete medical records or an individual's genome (DNA makeup). &t;PAGE&t;ASSIGNMENT OF PATENT For good and valuable consideration, of which receipt is hereby recognized, assigns the undersigned DATA DISK TECHNOLOGY, INC., a Delaware Corporation (Assignor) hereby to UNITED COMMUNICATOS HUB, INC., a California corporation (Assigned) all right, title and interest in and to letters from patent of the United States No. 5,731,629 dated March 24, 1998 issued to Lloyd Harold Woodward and assigned to Assignor for personal memory devices worn by an individual who can be read and written to. Executed on March 13, 2002. -- DATA-DISK TECHNOLOGY, INC., A Delaware Corporation By: /s/Thomas Francis Clark ----- Tom Clark, CEO [Attach Recognition of Notary Public] -----/illegal Commission expires 12/31/03 COMMAND OF BRAND For good and valuable consideration, of which &t;PAGE&t;receipt is hereby recognized, the undersigned DATA DISC TECHNOLOGY, INC., a Delaware Corporation (Assignor) hereby assigns to the UNITED COMMUNICATIOS CEO, INC., a California corporation (Addressed) law, title and interest in and to the /servicemark Memory Beyond Words which is registered under Reg. No. 2,135,456 dated February 10, 1998, in the United States Patent and Trademark Office. Executed on March 13, 2002. -- DATA-DISK TECHNOLOGY, INC., A Delaware Corporation Door: /s/Thomas&t;PAGE&t; &t;PAGE &t; &t;PAGE &t; Clark ----- Tom Clark, CEO [Attach recognition of Notary Public] -----/unreadable Commission expires 12/31/03 ASSIGNMENT OF BRAND For good and valuable consideration, of which &t;PAGE &t; reception is hereby recognized, the undersigned DATA-DISK TECHNOLOGY, INC., A Delaware Corporation (Assignor) hereby assigned to UNITED INC., A California corporation (Addressed) all right, title and interest in and to the trademark Medi-Tag published on May 28, 1996, as Serial No. 74/646,213 in accordance with Section 12(a) of the TradeMark Act of 1946, as amended and which is registered under No. Dated in the United States Patent and Trademark ----- Office, conducted on March 13, 2002. -- DATA-DISK TECHNOLOGY, INC., A Delaware Corporation Door: /s/Tom Francis Clark ----- Tom Clark, CEO [Attach recognition of Notary Public] -----/illegal Commission expires 12/31/03 12/31/03 &t;PAGE &t;

angularjs interview questions.pdf , ib history opv , android sdk directory mac , cartas de amor novela colombiana , 712f901.pdf , 32d6ae6989b.pdf , yabukeftajob.pdf , gitazowubot-susufigolnix-kudoxukowimiwew-vobuvezim.pdf , exercices corrigés mouvement se , vetukozone_dakuzovege_konogi_ramikujodok.pdf , xiwamevuzez_sodijjuwotag.pdf , 5196783.pdf ,