OP \$90.00 4714230

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM543203

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
OneSpot, Inc.		08/15/2019	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	ESW Holdings, Inc.
Street Address:	401 Congress Avenue
Internal Address:	Suite 2650
City:	Austin
State/Country:	TEXAS
Postal Code:	78701
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	4714230	CONTENT SEQUENCING
Registration Number:	3567331	ONE SPOT
Registration Number:	3603572	ONESPOT

CORRESPONDENCE DATA

Fax Number: 5122874866

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: 404-317-9361

Email: alison.danaceau@jonesspross.com

Correspondent Name: Alison Danaceau

Address Line 1: 1605 Lakecliff Hills Lane

Address Line 2: Suite 100

Address Line 4: Austin, TEXAS 78732

NAME OF SUBMITTER:	Alison Danaceau
SIGNATURE:	/Alison Danaceau/
DATE SIGNED:	09/30/2019

Total Attachments: 8

source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page1.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page2.tif

source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page3.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page4.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page5.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page6.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page7.tif source=OneSpot-ESW Holdings IP Assign Agrmt 20190815#page8.tif

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT ("IP Assignment"), dated as of August 15, 2019, is made by OneSpot, Inc., a Delaware corporation ("Seller"), in favor of ESW Holdings, Inc., a Delaware corporation ("Purchaser"). Unless otherwise indicated, capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Purchase Agreement (as defined below).

WHEREAS, Seller and Purchaser have entered into that certain Asset Purchase Agreement by and among Purchaser and Seller, dated as of the even date herewith (the "Purchase Agreement") pursuant to which Seller has conveyed, transferred, and assigned to Purchaser, among other assets, certain intellectual property assets and derivative works thereto including but not limited to registered and unregistered names, patents, trade names, service marks, trademarks, published and unpublished copyrights, internet web sites, domain names and common law trademarks and any applications thereof (the "IP Assets"); and

WHEREAS, under the terms of the Purchase Agreement, Seller has agreed to execute and deliver this IP Assignment as a condition to Closing, and for recording with the United States Patent and Trademark Office, and corresponding entities or agencies in any applicable jurisdictions.

NOW THEREFORE, the parties agree as follows:

- 1. <u>Assignment</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller hereby irrevocably conveys, transfers, and assigns to Purchaser, and Purchaser hereby accepts, all of Seller's right, title, and interest in and to all of the IP Asset, including, without limitation, the following (the "<u>Assigned IP</u>"):
 - (a) the patents and patent applications set forth on <u>Schedule 1</u> hereto and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof (the "<u>Patents</u>");
 - (b) the trademark registrations and applications set forth on <u>Schedule 2</u> hereto and all issuances, extensions, and renewals thereof (the "<u>Trademarks</u>"), together with the goodwill of the business connected with the use of, and symbolized by, the Trademarks;
 - (c) all rights of any kind whatsoever of Seller accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;
 - (d) any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
 - (e) any and all claims and causes of action, with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.
- 2. <u>Recordation and Further Actions.</u> Seller hereby authorizes the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark Office and the officials of corresponding entities or agencies in any applicable jurisdictions to record and register this IP

Assignment upon request by Purchaser. Following the date hereof, upon Purchaser's request, Seller shall use commercially reasonable efforts to cause Borrower to take such steps and actions, and provide such cooperation and assistance to Purchaser and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be necessary to effect, evidence, or perfect the assignment of the Assigned IP to Purchaser, or any assignee or successor thereto.

- 3. <u>Terms of the Purchase Agreement.</u> The parties hereto acknowledge and agree that this IP Assignment is entered into pursuant to the Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Seller and Purchaser with respect to the Assigned IP. The terms and conditions contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.
- 4. <u>Counterparts.</u> This IP Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this IP Assignment delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this IP Assignment.
- 5. <u>Successors and Assigns.</u> This IP Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Governing Law. This IP Assignment and any claim, controversy, dispute, or cause of action (whether in contract, tort, or otherwise) based upon, arising out of, or relating to this IP Assignment and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the United States and the State of Delaware, without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction).

[SIGNATURE PAGE FOLLOWS]

AGREED TO AND ACCEPTED:

IN WITNESS WHEREOF, Seller has duly executed and delivered this IP Assignment as of the date first above written.

SELLER:

	Stree Sachs
By:	
Name:	Steve Sachs
Its:	CEO
PURCI	HASER:
	HASER:
ESW H By:	oldings, Inc.
ESW H By: Name: /	

[IP ASSIGNMENT SIGNATURE PAGE]

IN WITNESS WHEREOF, Seller has date first above written.	duly executed and delivered this IP Assignment as of the
	SELLER:
	OneSpot, Inc.
	Ву:
	Name:lts:
AGREED TO AND ACCEPTED:	
	PURCHASER:
	ESW Holdings, Inc.
*	By: <u>************************************</u>
	Name: Andrew S. Price Its: Chief Financial Officer

System and method for indexing a network of interrelated elements	System and method for generating sources of prioritized content	Title
Nathan Matthew Cohen	Nathan Matthew Cohen	Named Inventors
11/545875	12/838671	Application No.
October 11, 2006	July 19, 2010	Application Date
7,761,423	8,484,205	Patent No.
July 20, 2010	July 9, 2013	Patent Date
No Maintenance fees are due at this time. 11.5 year window opens on July 20, 2021.	No Maintenance fees are due at this time. 7.5 year window opens on July 9, 2020.	Other

RECORDED: 09/30/2019

extension deadline for section 8 and 9 renewal		service provider in the field of knowledge management to host computer application software for the collection, editing, organizing, modifying, book marking, transmission, storage and sharing of data and				
October 7, 2019 –	USA	Computer service, namely, acting as an application	42	April 7, 2009	3603572	OneSpot
January 29, 2029	USA	Computer service, namely, acting as an application service provider in the field of knowledge management to host computer application software for the collection, editing, organizing, modifying, book marking, transmission, storage and sharing of data and information	42	January 27, 2009	3567331	
March 31, 2021	USA	Software as a service (SAAS) featuring software for companies to serve online ads based on behavioral signals and datasets and optimize ad placement and timing for increased click-throughs and conversions, all in the field of online advertising.	42	March 31, 2015	4714230	CONTENT SEQUENCING
Upcoming Deadline	Country	Goods/Services	Class(es)	Date Issued	Registration / Serial No.	Mark