TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM817072

SUBMISSION TYPE:	RESUBMISSION	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	
RESUBMIT DOCUMENT ID:	900772225	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Midas Technology, Inc.		04/01/2022	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	Shure Incorporated	
Street Address:	5800 West Touhy Ave	
City:	Niles	
State/Country:	ILLINOIS	
Postal Code:	60714	
Entity Type:	Corporation: ILLINOIS	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark		
Serial Number:	90726766	STEM ECOSYSTEM		
Serial Number:	90726781	STEM ECOSYSTEM EFFORTLESS		
Serial Number:	90726775	STEM ECOSYSTEM		
Registration Number:	6725339	STEM AUDIO		
Registration Number:	6732263	STEM AUDIO		

CORRESPONDENCE DATA

Fax Number: 3124635001

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: 312-463-5000

Email: bwptotm@bannerwitcoff.com

Correspondent Name: Katherine L. Fink
Address Line 1: 71 South Wacker Drive

Address Line 2: Suite 3600

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	010886.02394
NAME OF SUBMITTER:	Katherine L. Fink
SIGNATURE:	/Katherine L. Fink/
DATE SIGNED:	06/13/2023

Total Attachments: 4

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PATENT AND TRADEMARK ASSET ASSIGNMENT

PATENT AND TRADEMARK ASSET ASSIGNMENT, effective as of April 1st, 2022 (the "<u>Effective Date</u>"), is by and between **Midas Technology**, **Inc.**, a California corporation ("<u>Assignor</u>"), and **Shure Incorporated**, an Illinois corporation ("<u>Assignee</u>").

RECITALS

WHEREAS, Assignor is the equitable owner of or has been assigned certain patents and patent applications listed on Schedule A attached hereto (the "Patent Assets") and is the owner of certain trademark applications and registrations listed on Schedule B attached hereto (the "Trademark Assets");

WHEREAS, on the date hereof, Assignor has effected a liquidating distribution to Assignee, its sole shareholder, of all right, title and interest in and to all of Assignor's assets, rights and properties, real and personal, tangible and intangible, as the same exists on the date hereof (collectively, the "Property"); and

WHEREAS, in preparation for the consummation of the transactions contemplated by the liquidating event, Assignee desires to acquire, and Assignor has agreed to assign, the Patent Assets and the Trademark Assets, and all rights associated therewith.

NOW, THEREFORE, in consideration of the foregoing, and in order to make and record a specific formal assignment of the Patent Assets from Assignor to Assignee, and for good and valuable consideration, including consideration previously transferred, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

- 1. PATENT ASSET ASSIGNMENT. Assignor hereby assigns, transfers, and conveys unto Assignee and its successors and assigns, all right, title and interest, throughout the world, in, to and under (i) the patents and patent applications included in the Patent Assets and all inventions as fully set forth and described therein, (ii) any and all nonprovisionals, divisionals, continuations or continuations-in-part thereof which may issue directly or indirectly from said patent applications or claiming priority to or having common priority with such patents or patent applications, (iii) all patents and utility model registrations in any foreign country relating thereto, and (iv) the rights to sue for and recover all damages for past infringement of the above rights, the same to be held and enjoyed by Assignee, for its own use and benefit, and for its successors, legal representatives and assigns, to the full end of the term of the applicable patent assigned hereunder, or applicable patent application assigned hereunder that may be granted. Assignor does hereby authorize and request the Commissioner of Patents to issue any patent resulting from any patent application included in the Patent Assets in accordance with this instrument.
- 2. TRADEMARK ASSET ASSIGNMENT. Assignor hereby assigns, transfers, and conveys to Assignee and its successors and assigns, all right, title and interest, throughout the world, in, to and under the Trademark Assets that Assignor may have, including without limitation: (i) registration numbers corresponding to the Trademark Assets, (ii) all common law rights in the Trademark Assets; (iii) any goodwill associated with and symbolized by the Trademark Assets; (iv) the right to further assign and/or to license any and all right, title and

interest in the Trademark Assets; and (v) the right to sue and collect damages for past infringement of the Trademark Assets by any third party.

- 3. **DOCUMENTATION; COOPERATION.** Assignor does hereby covenant and agree, for itself and its successors and assigns, that it will execute and deliver to Assignee, any and all additional documents and perform any further acts necessary to vest in Assignee the rights hereby conveyed.
- 4. **RECORDATION.** Assignee agrees that it will prepare and submit all documents that may be required to effectuate recordation of this Patent and Trademark Asset Assignment with the U.S. Patent and Trademark Office.
- 5. **COUNTERPARTS.** This Patent and Trademark Asset Assignment may be executed in counterparts, and each counterpart shall have the same force and effect as an original and shall constitute an effective, binding agreement on the part of each of the undersigned.

IN WITNESS WHEREOF, Midas and Shure have executed this Patent and Trademark Asset Assignment as follows, effective as of the Effective Date.

Midas Technology, Inc., Assignor By:	Shure Incorporated, Assignee By:
Name: Eric McAlpine	Name: Paul Applebaum
Its: Assoc. Vice President & Deputy General Counsel	Its: Exec. Vice President & General Counsel
OFFICIAL SEAL JOAN HAAS NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Nov. 2, 2023 NOTAR ALL CRITTINAL	OFFICIAL SEAL Joan Haas NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Nov. 2, 2023 NOTARIAL CERTIFICATE
State of: \(\big \L \)	State of: \(\frac{1}{L}\)
County of: Cook) SS.	County of: ODK
Subscribed and sworn to before me this	Subscribed and sworn to before me this
7th day of 10pril, 2022	The day of April, 2022
Notary Public: Hon Here	Notary Public: Was Hace
My commission expires: 11-2-23	My commission expires: 11-2-23

SCHEDULE A

- U.S. Design Patent No. D566,682, titled SPEAKERPHONE, issued April 15, 2008
- U.S. Nonprovisional Patent Application No. 17/586,600, titled SCALABLE CONFERENCING SYSTEMS AND METHODS, filed January 27, 2022
- U.S. Provisional Patent Application No. 63/143,258, titled SCALABLE CONFERENCING SYSTEMS AND METHODS, filed January 29, 2021

SCHEDULE B

Mark		Status	Application No.	Filling Date	Country
STEM AUDIO		Pending	88/702062	21-Nov-19	US
STEM AUDIO		Pending	Not yet assigned	19-Jan-22	China
STEM AUDIO		Pending	2021788011	28-Dec-21	Russia
STEM AUDIO and Design	E sternaudio	Pending	88/705284	25-Nov-19	US
STEM ECOSYSTEM		Pending	90/726766	21-May-21	US
STEM ECOSYSTEM		Pending	60766496	22-Nov-21	China
STEM ECOSYSTEM		Pending	18606563	22-Nov-21	European Union
STEM ECOSYSTEM		Pending	2021-145532	22-Nov-21	Japan
STEM ECOSYSTEM		Pending	3723699	19-Nov-21	United Kingdom
STEM ECOSYSTEM		Pending	2021788010	28-Dec-21	Russia
STEM ECOSYSTEM EFFORTLESS and Design	STEM ECOSYSTEM	Pending	90/726781	21-May-21	US
STEM ECOSYSTEM and Design	STEM ECOSYSTEM	Pending	90/726775	21-May-21	US
STEM ECOSYSTEM and Design	STEM ECOSYSTEM	Pending	60767697	22-Nov-21	China

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RECORDED: 05/11/2023