

Non Judicial



Indian-Non Judicial Stamp Haryana Government



Date : 30/05/2023

Certificate No. G0302023E2052



GRN No. 103218389



Stamp Duty Paid : ₹ 3000
(Rs. Only)

Penalty : ₹ 0

(Rs. Zero Only)

Seller / First Party Detail

Name: Fractal Analytics Private limited

H.No/Floor : Plot61

Sector/Ward : 44

LandMark : Na

City/Village : Gurugram

District : Gurugram

State : Haryana

Phone: 96*****93



Buyer / Second Party Detail

Name : Cuddle Artificial Intelligence private limited

H.No/Floor : Na

Sector/Ward : Na

LandMark : Na

City/Village: Mumbai

District : Mumbai

State : Maharashtra

Phone : 96*****93

Purpose : IP ASSIGNMENT AGREEMENT

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement, including for its annexures (“**Agreement**”) is entered into on June 1, 2023, (“**Execution Date**”) at Gurugram, India, by and between:

1. **Cuddle Artificial Intelligence Private Limited**, a company incorporated under the Companies Act, 1956 and having its office at Level 7, Commerz II, International Business Park, Oberoi Garden City, Off. W. E. Highway, Goregaon (E) Mumbai 400063 (hereinafter referred to as the “**Assignor**” which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include her respective heirs, successors, executors and administrators) of the **First Part**; and
2. **Fractal Analytics Private Limited**, a company incorporated under the Companies Act, 1956 and having its office at Level 7, Commerz II, International Business Park, Oberoi Garden City, Off. W. E. Highway, Goregaon (E) Mumbai 400063 (hereinafter referred to as the “**Assignee**” which expression shall, unless repugnant to the context or meaning hereof, be deemed to mean and include successors-in-interest and assigns) of the **Second Part**.

The Assignor and the Assignee may hereinafter individually be referred to as a “**Party**” and collectively as the “**Parties**”, as the context may require.

RECITALS:

- A. The Assignor is the absolute owner of the Assigned Properties (*as defined below*).
- B. Pursuant to the Business Transfer Agreement dated June 1, 2023, entered by and between the Parties (“**BTA**”), the Assignor has agreed to unconditionally and irrevocably assign its rights, title and interest in and to the Assigned Properties (*as defined below*) along with all ancillary rights relating therein and thereto to the Assignee on the terms and conditions set forth therein.
- C. Accordingly, the Parties are desirous of entering into this Agreement to record the terms of the assignment of the Assigned Properties by the Assignor in favour of the Assignee.
- D. This Agreement shall be effective from the Execution Date (“**Effective Date**”).

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and promises contained herein, the Parties agree as follows:

1. ASSIGNMENT

- 1.1 With effect from the Effective Date, for an amount of the Consideration (*as defined below*) the receipt and sufficiency whereof is acknowledged hereby by the Assignor, towards *inter alia* the performance of obligations of the Parties, the Assignor hereby absolutely, uninterruptedly, irrevocably, exclusively and on a royalty free and worldwide basis and perpetually conveys, transfers, assigns, delivers and contributes to the Assignee all the rights, title, benefits and interests of whatever kind, patents, patent applications, trade names, trademarks, trademark registrations, service marks, service mark registrations, software licenses, domain name, copyrights, design rights and trade secret, (“**Assigned Properties**”) including but not limited to the following (“**Assignment**”):

- (a) all rights which the Assignor had thereto enjoyed thereunder with respect to the Assigned Properties, including the right to apply/ register and use the same;

- (b) the right to sell or license or transfer or further assign or sub-license the Assigned Properties to any Person;
- (c) the right to bring or defend proceedings and obtain relief (and to retain any damages recovered) in respect of any infringement or other cause of action (including passing off) in relation to the Assigned Properties;
- (d) the right to rely on prior use of the Assigned Properties;
- (e) the right to disclose the Assigned Properties to any person or entity; and
- (f) the right to make any improvements, changes, or variations to or in the Assigned Properties.

1.2 In consideration of the transfer and assignment of the Assigned Properties, the Assignee shall pay to the Assignor, an amount of INR 10,000 (Ten thousand Rupees) (“**Consideration**”), the sufficiency of which is hereby acknowledged by the Assignor. The Consideration paid by the Assignee to the Assignor under this Agreement has been ascertained solely for the purposes of assigning a value to the Assigned Properties for the purposes of payment of stamp duty in connection with this Agreement and in no way reflects an understanding of the Parties to allocate value to any identified asset of the Assignor proposed to be transferred under the BTA on a slump sale basis.

1.3 The Consideration shall be paid in Indian Rupees by wire transfer of immediately available funds to the designated bank account of the Assignor.. For the avoidance of doubt, where post set off as per terms of Business Transfer Agreement executed between the Parties, should there be no outstanding to payable to Assignee, such set off shall constitute full and final payment of the Consideration and no further or other amount shall be due from the Assignee to the Assignor. On such set off , the Assignee shall be discharged of its obligation to pay the Assignor

1.4 Unless specifically defined in this Agreement, capitalized terms used in this Agreement shall have the meaning ascribed to such terms under the BTA entered into between the Parties.

For the purposes of this Agreement,

“**Owned IP**” means the Intellectual Property that is created, authored, developed and/or published for or by the Assignor's past or present employees, contractors or third parties engaged by the Assignor, or otherwise assigned to the Assignor for the, including the Intellectual Property set out under **Annexure 1**;

1.5 Pursuant to the Assignment hereunder, the Assignee shall be entitled to use, exploit and commercialize in any manner now known or in the future discovered and for whatever purpose, the Assigned Properties in such manner and through such medium and mode as the Assignee may deem fit.

1.6 The Assigned Properties shall become the absolute sole and exclusive property of the Assignee and the Assignor shall hereafter not have nor be deemed to have any right, title, goodwill, claim or interest, benefit or property in or in relation to the Assigned Properties. The Assignor has no objection to the Assignment of the Assigned Properties to the Assignee pursuant to this Agreement.

1.7 The Assignment of any of the Assignor’s rights in relation to the Assigned Properties or any

portion thereof shall not lapse or be considered to be void on account of a failure by the Assignee to exercise any of the rights in relation to the same for any length of time and the Assignor specifically waives its rights under the provisions of Section 19(4) of the Copyright Act, 1957 (amended from time to time) in India or any other similar provision under any law of any other jurisdiction. The Assignor further acknowledges and agrees that it shall waive any right (including any special rights, and all other rights of a similar nature) to and shall not raise any objection or claims with respect to the Assignment, pursuant to Section 19A read with Section 30A of the Copyright Act, 1957 (amended from time to time) of India nor shall it raise any objection or claim with any other authority in any other jurisdiction under the provisions of any applicable law.

- 1.8 The Assignor further acknowledges and confirms that if, due to any action or inaction of the Assignor, the rights of the Assignee assigned hereunder lapses as per any law, the Assignor shall, at its sole cost, do all such actions and things that may be required under law to re-assign the rights in the lapsed rights to the Assignee. The Assignor confirms that the amount mentioned under this Clause 1 shall be construed as sufficient consideration for such re-assignment also and that the Assignee shall not be required to pay any additional consideration for such re-assignment.
- 1.9 From and after the Effective Date, the Assignee shall be the sole and absolute owner of the Assigned Properties and the Assignor shall, thereafter, have no right, title, claim or interest in or to the Assigned Properties.
- 1.10 The Assignment shall be worldwide and perpetual and shall be without any limitation of whatsoever nature. The Assignor hereby waives, to the maximum extent permissible under Applicable Law, any special rights, moral rights and all other rights of a similar nature with respect to the Assigned Properties.

2. **DUTIES OF THE ASSIGNOR**

- 2.1 At any time, and from time to time after the Effective Date, at the request and reasonable cost of the Assignee, the Assignor shall, when requested to do so, execute and/ or deliver all necessary certificates, documents and deeds and take such other action, as the Assignee may reasonably require in order to perfect, confirm or otherwise enable the transfer, conveyance and assignment of the Assigned Properties, in favour of the Assignee, including to obtain or reapply for registration, update records of ownership with any relevant Governmental Authority, as applicable. Further, the Assignor hereby agrees and undertakes that upon assignment of the Assigned Properties, on or after the Effective Date the Assignor shall not, directly or indirectly, create or develop any intellectual property amounting to infringement of the Assigned Properties under the Applicable Law, make further use of the Assigned Properties, seek registration, make any application or reapplication for registration, statutory protection or recognition, as applicable, within or outside India, of Assigned Properties, provided that nothing in this Clause shall limit the use of other intellectual property rights other than in the Assigned Properties of the Assignor or any of its affiliates, in respect of any other businesses; and accept or raise any objections, challenges, claims or prevent in any manner any registration or application of the Assignee for registration or statutory protection or recognition, as applicable, within or outside India, of the Assigned Properties. Further, the Parties agree that they shall act in good faith in relation to the standing of the Assigned Properties and transaction contemplated under this Agreement.

For the purpose of this Clause 2.1, “**Governmental Authority**” means any national, state, local or similar government, governmental, regulatory or administrative authority, branch, agency, court, tribunal, arbitral or judicial body, any statutory body or commission or any non-governmental regulatory or administrative authority, body or other organization to the extent that the rules, regulations and standards, requirements, procedures or orders of such authority, body or other organization have the force of Law or any stock exchange of India or any other country, in each case, having jurisdiction over the matter in question.

2.2 If the Assignee is unable for any reason to secure the Assignor’s signature to any document required to file, prosecute, register or memorialize the Assignment, the Assignor hereby irrevocably designates and appoints the Assignee and the Assignee’s duly authorized officers and agents as the Assignor’s agents and attorneys-in-fact to act for and on the Assignor’s behalf and instead of the Assignor to take all lawfully permitted acts to further the filing, prosecution, registration, memorialization of assignment, issuance and enforcement of rights in, to and under the Assigned Properties, all with the same legal force and effect as if executed by the Assignor’s. The foregoing is deemed a power coupled with an interest and is irrevocable.

3. **REPRESENTATIONS AND WARRANTIES**

3.1 Each Party hereby represents and warrants to the other Party that:

- (a) it has the right, power and authority and has taken all action necessary to execute and deliver, and to exercise its rights and perform its obligations under this Agreement; and
- (b) this Agreement constitutes, legal, valid and binding obligations of the Assignor enforceable in accordance with its respective terms.

4. **GOVERNING LAW AND DISPUTE RESOLUTION**

4.1 This Agreement shall be governed by and construed in accordance with the laws of India. Subject to the dispute resolution provisions hereunder, the courts of New Delhi, India shall have exclusive jurisdiction on all matters relating to or arising in connection with this Agreement or the interpretation thereof.

4.2 Any dispute, controversy, claims or disagreement of any kind whatsoever between or among the Parties in connection with or arising out of this Agreement or the breach, termination or invalidity thereof (hereinafter referred to as a “**Dispute**”) shall be first referred to executives nominated by the disputing Parties. In the event a Dispute has arisen, any disputing Party may serve a notice to the other Parties setting out in reasonable detail the Dispute and proceed towards resolution of the Dispute through mutual discussions between the nominated executives (“**Dispute Notice**”).

4.3 In the event that the mutual discussions between the nominated executives do not take place for any reason or executives nominated by the disputing Parties are unable to resolve the Dispute issue within 30 (thirty) days from the date of the Dispute Notice, the Dispute shall be referred to and finally resolved by arbitration. Such arbitration shall be governed by the arbitration rules of the Singapore International Arbitration Centre (“**Rules**”), in force at the relevant time (which is deemed to be incorporated into this Agreement by reference) and as may be amended by the rest of this Clause 4. The seat and venue of arbitration shall be New Delhi, India. The arbitration board shall consist of 3 (three) arbitrators (“**Arbitration**

Board”), who shall be appointed in accordance with the Rules, save and except the 3rd (third) arbitrator, who shall act as the presiding arbitrator. The 3rd (third) arbitrator shall be appointed by the other 2 (two) arbitrators. If no such nomination is made within 30 (thirty) days of the appointment of the second of the arbitrators, the 3rd presiding arbitrator shall be appointed by the President of the Singapore International Arbitration Centre. All arbitration proceedings shall be conducted in the English language. The arbitrators shall decide any such Dispute or claim strictly in accordance with the governing law specified in Clause 4.1.

- 4.4 All costs and expenses of the arbitration (including without limitation, the fees of the arbitration) shall be borne as per the order of the Arbitration Board, and each Party shall pay its own fees, disbursements and other charges of its counsel. The Arbitration Board shall have the power to award interest on any sum awarded pursuant to the arbitration proceedings and such sum would carry interest, if awarded, until the actual payment of such amounts.
- 4.5 Nothing shall preclude any Party from seeking interim or permanent equitable or injunctive relief, or both, from the courts situated at New Delhi, India. The pursuit of equitable or injunctive relief shall not be a waiver of the right of the Parties to pursue any remedy for monetary damages through the arbitration described in this Clause 4.

5. MISCELLANEOUS

- 5.1 Severability: Each provision of this Agreement is severable. If any provision of this Agreement is held to be or becomes invalid or unenforceable in any respect under Applicable Law, it shall have no effect in that respect and the Parties shall use all reasonable endeavors to replace it by a valid and enforceable substitute provision the effect of which is as close to the intended effect as possible.
- 5.2 Relationship of Parties: Nothing contained in this Agreement shall constitute or be deemed to constitute a partnership or association of persons between the Parties, and no Party shall hold itself out as an agent for the other Party, except with the express prior written consent of the other Party.
- 5.3 Amendment: The Agreement shall not be amended, changed, modified, terminated or discharged in whole or in part except by an instrument in writing signed by the Parties.
- 5.4 Notice:
- 5.4.1. Service of Notice:

Except as may be otherwise provided herein, all notices, requests, waivers and other communications made pursuant to this Agreement shall be in writing and signed by or on behalf of the Party giving it. Such notice shall be served by delivering by email, hand, mail or courier to the address set forth below. In each case it shall be marked for the attention of the relevant Party set forth below. Any such notice, demand or communication shall, unless the contrary is proved, be deemed to have been duly served at the time of delivery in the case of service by delivery, **(a)** if given in person on delivery thereof to the address of the recipient with acknowledgement of receipt; **(b)** if given by registered post acknowledgment due, 3 (three) Business Days after posting the same by registered post if sent within the same country; **(c)** if given by registered post acknowledgment due, 7 (seven) Business Days after posting the same by registered post if sent to another country, or **(d)** if given or made by email, upon dispatch if sent during the business hours or the next day of dispatch if sent after business hours.

To the Assignor:

Attention: Natwar Mall

Address: Level 7, Commerz II, International Business Park, Oberoi Garden City, Off. W. E.Highway, Goregaon (E) Mumbai 400063

E-mail: natwar.mall@fractal.ai,

With a copy to: legal@fractal.ai

To the Assignee:

Attention: Somya Agarwal

Address: Level 7, Commerz II, International Business Park, Oberoi Garden City, Off. W. E.Highway, Goregaon (E) Mumbai 400063

E-mail: somya.agarwal@fractal.ai

With a copy to: legal@fractal.ai

5.4.2. Change of Notice Details:

A Party may change or supplement the addresses, telephone numbers, email IDs or other information given in Clause 5.4.1 above, or designate additional addresses, telephone numbers, email IDs or addressees for purposes of this Clause 5.4.2, by giving the other Parties a 7 (seven) day prior written notice of such new information in the manner set forth above in Clause 5.4.1.

- 5.5 Waiver: Neither the failure nor any delay on the part of a Party to exercise any right, remedy, power, or privilege under this Agreement shall operate as a waiver thereof. No waiver shall be effective unless it is in writing and is signed by the Party asserted to have granted such waiver.
- 5.6 Assignment: None of the Parties shall assign this Agreement or any of its rights and obligations hereunder, without the prior written consent of the other Party, and any attempted assignment without such prior consent shall be null and void.
- 5.7 Further Assurances: Each Party agrees that on the request of the other Party, it shall, do or perform all further acts including, executing and delivering agreements and, assist the other Party as reasonably necessary to carry out the purpose of this Agreement.
- 5.8 Entire Agreement: This Agreement (including the Annexure hereto) constitutes the sole and entire agreement of the Parties with respect to the subject matter contained herein and therein, and supersedes all other prior representations, warranties, understandings, and agreements, both written and oral, with respect to such subject matter. No variation of this Agreement shall be valid unless it is in writing and signed by or on behalf of the Parties to this Agreement.
- 5.9 Counterparts: This Agreement may be executed in any number of separate counterparts, each of which is an original but all of which taken together shall constitute one and the same instrument. The counterpart shall only be effective if executed manually containing wet-ink signatures.
- 5.10 Specific Performance: Without affecting any other rights or remedies of the Parties under this

Agreement, each Party acknowledges and agrees that, in addition to any other remedies that may be available to it, each Party shall be entitled to enforce the terms of this Agreement by a decree of specific performance, and each Party hereby waives, and agrees that it will not raise, any defence to such an action for specific performance of the terms of this Agreement based on an obligation of the other Party to mitigate damages or based upon the other Party having an adequate remedy under Applicable Law or a breach of this Agreement not giving rise to irreparable harm. Such remedy shall not be deemed to be the exclusive remedy for a breach of this Agreement but shall be in addition to all other remedies available in Law or equity to the Parties.

- 5.11 Independent Rights: Each of the rights of the Parties under this Agreement is independent, cumulative and without prejudice to all other rights available to them, and the exercise or non-exercise of any such rights shall not prejudice or constitute a waiver of any other rights of the Party, whether under this Agreement or otherwise.
- 5.12 Agreement binding on Successors and Assigns: This Agreement shall be binding upon the Assignor, its successors, and assigns. This Agreement and the rights hereunder shall inure to the benefit of the Assignee and its successors. Nothing in this Agreement shall create or be deemed to create any third-party beneficiary rights in any Person, which is not a party to this Agreement, except to the extent otherwise provided for in this Agreement.
- 5.13 Costs and Expenses: Each Party shall pay all fees and expenses incurred by it in connection with the transactions contemplated under this Agreement, except that the Assignee shall pay the stamp duty costs in connection with this Agreement.

[SIGNATURE PAGES TO FOLLOW]

IN WITNESS WHEREOF the Parties have, intending to be legally bound, each duly executed this Agreement as of the date first above written.

Signed for and on behalf of the **Assignor**



Natwar Mall
Authorised Signatory



Signed for and on behalf of the **Assignee**



Somya Agarwal
Authorised Signatory



ANNEXURE 1

Trademarks:

Applicant	Mark (TM)	Country	Class (TM)	Application No (TM)	Application Date (TM)	Registration Cert. No (TM)	Current Status
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	9	3260247	13-05-2016	1527797-1794	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	35	3260248	13-05-2016	2150350	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	38	3260249	13-05-2016	1498105	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	42	3260250	13-05-2016		Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	9	3260251	13-05-2016		Notice of Opposition served upon Vishesh & Associates. Counter Statement filed by Vishesh & Associates. Counter Statement served upon the Opponent's attorney. Evidence in support of opposition is awaited.
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	35	3260252	13-05-2016	2134748	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	38	3260253	13-05-2016	1515873	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE	IN	42	3260254	13-05-2016		Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE (DEVICE)	IN	9	3260255	13-05-2016	1515872-1792	Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE (DEVICE)	IN	35	3260256	13-05-2016		Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	CUDDLE DEVICE	IN	38	3260257	13-05-2016	1498134	Registered. Valid upto 13 May 2026

Cuddle Artificial Intelligence Private Limited	CUDDLE (DEVICE)	IN	42	3260258	13-05-2016		Registered. Valid upto 13 May 2026
Cuddle Artificial Intelligence Private Limited	LOGO (LABEL)	IN	9	3929829	29-08-2018	2423481	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	LOGO (LABEL)	IN	35	3929830	29-08-2018	2352521	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	LOGO (LABEL)	IN	38	3929831	29-08-2018	2353458	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	LOGO (LABEL)	IN	42	3929832	29-08-2018	2423538	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	Cuddle (logo)	IN	9	3929833	29-08-2018	2423539	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	Cuddle (logo)	IN	35	3929834	29-08-2018	2423540	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	Cuddle (logo)	IN	38	3929835	29-08-2018	2422902	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	Cuddle (logo)	IN	42	3929836	29-08-2018	2350470	Registered. Valid upto 29 August 2028.
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE	IN	9	5788946	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE	IN	35	5788947	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE	IN	38	5788948	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE	IN	42	5788949	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE (label)	IN	9	5788950	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE (label)	IN	35	5788951	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE (label)	IN	38	5788952	01-02-2023		Pending for examination/acceptance by the TMR

Cuddle Artificial Intelligence Private Limited	CRUX INTELLIGENCE (label)	IN	42	5788953	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX	IN	9	5788954	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX	IN	35	5788955	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX	IN	38	5788956	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CRUX	IN	42	5788957	01-02-2023		Pending for examination/acceptance by the TMR
Cuddle Artificial Intelligence Private Limited	CUDDLE	U.S.	9, 35, 38, 42	87079751	22-Jun-16	87079751	Registered
Cuddle Artificial Intelligence Private Limited	CUDDLE	EU	9, 35, 38, 42	017997056	05-Dec-18	017997056	Registered
Cuddle Artificial Intelligence Private Limited	CUDDLE	U.K.	9, 35, 38, 42	UK00917997056	05-Dec-18	UK00917997056	Registered
Cuddle Artificial Intelligence Private Limited	CUDDLE (and Design)	U.S.	9, 35, 38, 42	87079754	22-Jun-16	87079754	Registered

Patents:

Applicant Name	Applicant Name2	Application No	Country	Date of filing	Status	Grant Number	Grant Date	Title of the Application
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	201921008186	IN	03-Jan-19	Filed			SYSTEMS AND METHODS FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	201980000567X	CN	15-Apr-19	Filed			SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	19170464	EP	15-Apr-19	Filed			SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	kugan2019-5214	JP	15-Apr-19	Filed			SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	CT/IB2019/05308	WO	15-Apr-19	Filed			SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	16/383934	US	15-Apr-19	Abandoned			SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	16/752,868	US	27-Jan-20	Granted	US11347803	31-May-22	SYSTEM AND METHOD FOR ADAPTIVE QUESTION ANSWERING
Cuddle Artificial Intelligence Private Limited	Cuddle Artificial Intelligence Private Ltd	WO2017/036436	EP	08-May-20	Filed			SYSTEMS AND METHODS FOR ADAPTIVE QUESTION ANSWERING RELATED APPLICATIONS (CIP)

List of Domains:

1. cruxanalytics.co
2. cruxintel.ai
3. cruxintelligence.ai
4. cruxintelligence.com
5. cruxofdata.ai
6. cruxofdata.com
7. cuddle.ai

