502659616 01/30/2014

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

Date:

EPAS ID: PAT2706223

SUBMISSION TYPE:		1	NEW ASSIGNMENT										
NATURE OF CONVE	YANCE:	F	RELEASE BY SECURED PARTY										
CONVEYING PARTY	DATA												
		Nar	me	Execution Date									
BANK ONE, NA				06/25/2003									
RECEIVING PARTY	DATA												
Name:	XEROX COP	RPORATION	ON										
Street Address:	100 CLINTO	N AVENU	JE SOUTH										
Internal Address:	XRX2-20A	XRX2-20A											
City:	ROCHESTER												
State/Country:	NEW YORK	NEW YORK											
Postal Code:	14644	14644											
PROPERTY NUMBERS Total: 1 Property Type Number													
Patent Number:		6529313	13										
CORRESPONDENCI		5)423-605	59										
Phone: (585)423-5764													
Email: cathy.whitney@xerox.com													
Correspondence will be sent via US Mail when the email attempt is unsuccessful.													
Correspondent Name: CATHY WHITNEY Address Line 1: 100 CLINTON AVENUE SOUTH													
Address Line 2: XRX2-20A													
Address Line 4:			R, NEW YORK 14644										
ATTORNEY DOCKE	T NUMBER:	l	LIEN RELEASE										
NAME OF SUBMITTE	ER:		CATHY WHITNEY										
Signature:		/	/Cathy Whitney/										
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Total Attachments: 6

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Release of Security Interest on Patents

WHEREAS, by a certain Patent Security Agreement dated as of June 21, 2002 (the "Agreement"), Xerox Corporation (the "Lien Grantor") granted to Bank One, NA, as collateral agent (the "Grantee") a security interest in and lien on those patents, patent applications and patent licenses (collectively, the "Patents") owned by the Lien Grantor and set forth on Schedule A hereto;

WHEREAS, the Agreement was recorded with the United States Patent and Trademark Office on July 30, 2002 on reel 013111, frame 0001;

WHEREAS, Grantee desires to release its security interest in and lien on the Patents set forth on Schedule A hereto;

Now, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantee does hereby release its security interest in and lien on the Patents set forth on Schedule A hereto and reassigns to the Lien Grantor all right, title and interest of Grantee in and to such Patents.

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(NY) 27011/006/RELEASES/pto.release.pateuts.no.2.wpd

Date: June 25, 2003

BANK ONE, NA, as Collateral

Agent

Name:

Title:

Phillip D. Martin Senior Vice President

(NY) 2701 L/006/RELEASES/pto.relesse.patents.no.2.wpd

Schedule A

See Attached.

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US	Application	09 683540	10 046314	10 046191	10 046150	10 046195	10.046481	09 683538	09 683536	09 683549	10 046234	10 046525	09 683535	09 683541	09 683543	09 683533	10 046148	09 683539	09 683532	09 683547	09 683537	10 046166	10 046151	10 046216	10 046194	10 046510	10 046581	10 046582	10 046409	10 046146	10 052644	10 050182	09 683586	10 052585	10 053416	10 053823	10 055349	10 055639
Docket File	e e e	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/16/02	1/18/02	1/18/02	1/22/02	1/23/02	1/23/02	1/24/02	1/25/02	1/25/02
Docket	Number	A0832	A0858	A0858Q	A0914	A0943	AOA33	A0A77	A0B03	A0B05	A0B10	A1010	A1035	A1047	A1103	A1129	A1157	A1196	A1201	A1203	A1224	A1244	A1300	A1314	A1359	A1360	A1490	A1490Q	A1490Q1	A1647	A1296	A1527	A0517	A1084	A1475	A1128	A0898	A1249

Xerox Corporation Confidential

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RELEASE OF LIEN IN PATENTS

This RELEASE OF LIEN IN PATENTS, dated as of this 29th day of November, 2007, is made by JPMORGAN CHASE BANK, N.A., a national banking association with an office located at 270 Park Avenue, 4th Floor, New York, New York 10017, successor by merger to Bank One, NA, as Collateral Agent ("Assignor") in favor of XEROX CORPORATION, a New York corporation, located at 45 Glover Avenue, P.O. Box 4505, Norwalk, Connecticut 06856-4505 ("Assignee"). Capitalized terms as used in this RELEASE OF LIEN IN PATENTS, but not defined herein, have the meanings set forth in the Security Agreement (as defined below).

WHEREAS, Assignee, the Overseas Borrowers, the Lenders, Bank One, NA, as Administrative Agent, Collateral Agent and LC Issuing Bank, JPMorgan Chase Bank, as Documentation Agent, and Citibank, N.A., as Syndication Agent, are parties to an Amended and Restated Credit Agreement dated as of June 21, 2002 (as amended from time to time, the "Credit Agreement"); and

WHEREAS, Assignee secured certain of its obligations (the "Secured Obligations") by granting to Bank One, NA for the benefit of the Secured Parties, a continuing security interest in and to personal property of the Assignee, including all right, title, and interest of the Assignee in and to the Patent Collateral (as defined below) pursuant to (i) a Guarantee and Security Agreement dated as of June 21, 2002 entered into pursuant to the Credit Agreement (as amended and/or supplemented from time to time, the "Security Agreement") among Assignee, Bank One, NA, and the Subsidiary Guarantors party thereto and (ii) certain other Security Documents (as defined in the Credit Agreement) to which Bank One, NA and Assignee are party, including without limitation:

- (a) a Patent Security Agreement, dated as of June 21, 2002 and recorded in the U.S.
 Patent and Trademark Office on July 30, 2002 at Reel 013111/Frame 0001 (the "July Agreement"); and
- (b) a Patent Security Agreement, dated as of June 21, 2002 and recorded in the U.S. Patent and Trademark Office on June 28, 2002 at Reel 013153/Frame 0001 (the "June Agreement") (the June Agreement and July Agreement entered into by the parties pursuant to the Credit Agreement are hereinafter collectively referred to as the "Patent Security Agreements"); and

WHEREAS, the Secured Obligations have been paid and performed in full (other than any contingent or indemnification obligations which by the terms of the Credit Agreement survive repayment of loans thereunder), and the requirements of the Credit Agreement for discharge of the liens in the Patent Collateral have been satisfied; and

WHEREAS, Assignor is a successor by merger to Bank One, NA;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor hereby releases its continuing security interest in and to all of the Assignee's right, title and interest in, to, and under the following (all of the following items or types of property being herein collectively referred to as the "Patent Collateral"):

- each Patent (as defined in the Security Agreement) owned by the Assignee and identified in or pledged to the Assignor pursuant to the Patent Security Agreements;
- (ii) each Patent License (as defined in the Security Agreement) to which the Assignee is a party pledged to the Assignor pursuant to the Patent Security Agreements; and

1 492356:v4 (iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Assignee against third parties for past, present or future infringement of any Patent owned by the Assignee and referred to in the preceding clause (i) or (ii) (including, without limitation, any Patent identified in or pledged to Assignor pursuant to the Patent Security Agreements).

The Assignee hereby revokes and cancels any and all appointments of Assignor as its attorney-in-fact, made pursuant to the Security Agreement, Patent Security Agreements and/or other Security Documents relating to the Patent Collateral.

This RELEASE OF LIEN IN PATENTS shall be construed in accordance with and governed by the laws of the State of New York, except as otherwise required by mandatory provisions of law.

IN WITNESS WHEREOF, the Assignor has caused this RELEASE OF LIEN IN PATENTS to be duly executed by its officer thereunto duly authorized as of the date first above written.

JPMORGAN CHASE BANK, N.A., Successor by merger to Bank One, NA, as Collateral Agent

Βγ:

Name: SHARON GAZGAZ

Title: VICE PRESIDENT

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RECORDED: 01/30/2014