505258879 01/02/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 EPAS ID: PAT5305651 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
RICARDO EDUARDO HUGO FLORES MENESES	12/13/2016
CHRISTOPHER ARNHOLT	01/06/2011
PAUL PIERCE	12/12/2016
STEVE EMMERT	12/12/2016

RECEIVING PARTY DATA

Name:	MOTOROLA MOBILITY LLC
Street Address:	222 WEST MERCHANDISE MART PLAZA
Internal Address:	SUITE 1800
City:	CHICAGO
State/Country:	ILLINOIS
Postal Code:	60654

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29605978

CORRESPONDENCE DATA

Fax Number: (801)531-1929

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: 801 994 4646

Email: heather@kunzlerlaw.com

Correspondent Name: KUNZLER LAW GROUP - LENOVO

Address Line 1: 50 W. BROADWAY

Address Line 2: 10TH FLOOR

Address Line 4: SALT LAKE CITY, UTAH 84101

ATTORNEY DOCKET NUMBER:	MM02139-US-DP
NAME OF SUBMITTER:	BRIAN C. KUNZLER
SIGNATURE:	/Brian C. Kunzler/
DATE SIGNED:	01/02/2019
	•

Total Attachments: 10

PATENT REEL: 047882 FRAME: 0362

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ASSIGNMENT AND DECLARATION FOR DESIGN PATENT APPLICATION

Title of Invention: PROJECTOR MODULE

Whereas, I have made certain inventions, improvements, and discoveries (herein referred to as the "Invention") disclosed in the above-identified patent application and further identified by the above-indicated Motorola Mobility Docket Number,

I hereby declare as follows:

•	This declaration under 37 C.F.R. § 1.63 is directed to the attached application, or (if checked) to
	[X] United States or PCT international patent application serial number 29/605, 978
	filed on May 31, 2017

- I believe myself to be the original inventor or an original joint inventor of a claimed invention in the application.
- The above-identified application was made or authorized to be made by me.
- I have reviewed and understand the contents of the application, including the claims.

I am aware of the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56.

Whereas, Motorola Mobility LLC (as the "ASSIGNEE"), a limited liability company of the State of Delaware, having a place of business at 222 West Merchandise Mart Plaza, Suite 1800, Chicago, IL 60654, USA, desires to acquire, and I desire to grant to the ASSIGNEE, my entire worldwide right, title, and interest in and to the Invention and in and to any and all patent applications and patents directed thereto.

I hereby (as "ASSIGNOR), for good and valuable consideration, the receipt and sufficiency thereof being hereby acknowledged, sell or have sold, assign or have assigned, and otherwise transfer or have transferred to the ASSIGNEE, its successors, legal representatives, and assigns, my entire worldwide right, title, and interest in and to the Invention, the above-identified United States patent application, and any and all other patent applications and patents for the Invention which may be applied for or granted therefor in the United States and in all foreign countries and jurisdictions, including all divisions, continuations, reissues, reexaminations, renewals, extensions, counterparts, substitutes, and extensions thereof, and all rights of priority resulting from the filing of such applications and granting of such patents. In addition, I hereby authorize and request the Director of the United States Patent and Trademark Office to issue any United States Patent, and foreign patent authorities to issue any foreign patent, granted for the Invention, to the ASSIGNEE, its successors, legal representatives, and assigns, my entire worldwide right, title, and interest in and to the same to be held and enjoyed by the ASSIGNEE, its successors, legal representatives, and assigns to the full end of the terms for which any and all such patents may be granted, as fully and entirely as would have been held and enjoyed by me had this Assignment not been made; and I agree to execute any and all documents and instruments and perform all lawful acts reasonably related to recording this Assignment or perfecting title to the Invention and all

Page 1 of 2

related patents and applications, in the ASSIGNEE, its successors, legal representatives, and assigns, whenever requested by the ASSIGNEE, its successors, legal representatives, or assigns.

I acknowledge my prior and ongoing obligations to sell, assign, and transfer my rights under this Assignment to the ASSIGNEE and am unaware of any reason why I may not have the full and unencumbered right to sell, assign, and transfer my rights hereby sold, assigned, and transferred, and have not executed, and will not execute, any document or instrument in conflict herewith. I also hereby grant the ASSIGNEE, its successors, legal representatives, and assigns, the right to insert in this Assignment any further identification (including, but not limited to, patent Application Number) which may be necessary or desirable for recordation of this Assignment.

I hereby acknowledge that any willful false statement made herein is punishable under 18 U.S.C. § 1001 by fine or imprisonment of not more than five (5) years, or both.

(1)	Legal Name of Inventor: Ricardo Eduardo Hugo Flores Meneses	
(2)	Signature: Legal Name of Inventor: Christopher Arnholt	_Date: <u>[2] 3 2016</u>
	Signature:	_ Date:
(3)	Legal Name of Inventor: Paul Pierce	
	Signature:	_ Date:
(4)	Legal Name of Inventor: Steve Emmert	
	Signature:	Date:

ASSIGNMENT AND DECLARATION FOR DESIGN PATENT APPLICATION

Title of Invention: PROJECTOR MODULE

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I hereby (as "ASSIGNOR), for good and valuable consideration, the receipt and sufficiency thereof being hereby acknowledged, sell or have sold, assign or have assigned, and otherwise transfer or have transferred to the ASSIGNEE, its successors, legal representatives, and assigns, my entire worldwide right, title, and interest in and to the Invention, the above-identified United States patent application, and any and all other patent applications and patents for the Invention which may be applied for or granted therefor in the United States and in all foreign countries and jurisdictions, including all divisions, continuations, reissues, reexaminations, renewals, extensions, counterparts, substitutes, and extensions thereof, and all rights of priority resulting from the filing of such applications and granting of such patents. In addition, I hereby authorize and request the Director of the United States Patent and Trademark Office to issue any United States Patent, and foreign patent authorities to issue any foreign patent, granted for the Invention, to the ASSIGNEE, its successors, legal representatives, and assigns, my entire worldwide right, title, and interest in and to the same to be held and enjoyed by the ASSIGNEE, its successors, legal representatives, and assigns to the full end of the terms for which any and all such patents may be granted, as fully and entirely as would have been held and enjoyed by me had this Assignment not been made; and I agree to execute any and all documents and instruments and perform all

Page 1 of 2

lawful acts reasonably related to recording this Assignment or perfecting title to the Invention and all related patents and applications, in the ASSIGNEE, its successors, legal representatives, and assigns, whenever requested by the ASSIGNEE, its successors, legal representatives, or assigns.

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(1) Legal Name of Inventor: Ricardo Eduardo Hugo Flo	ores Meneses
Signature:	Date:
(2) Legal Name of Inventor: Christopher Arnholt	
Signature:	Date:
(3) Legal Name of Inventor: Paul Pierce	
Signature:	Date: 12-12-16
(4) Legal Name of Inventor: Steve Emmert	
•	
Signature:	Date:

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(1) Legal Name of Inventor: Ricardo Eduardo Hugo	Flores Meneses
Signature:	Date:
(2) Legal Name of Inventor: Christopher Arnholt	
Signature:	Date:
(3) Legal Name of Inventor: Paul Pierce	
Signature:	Date:
(4) Legal Name of Inventor: Steve Emmert	
Signature:	Date: 12/12/2016

EMPLOYEE CONFIDENTIALITY AND ASSIGNMENT OF INVENTIONS AGREEMENT

THIS EMPLOYEE CONFIDENTIALITY AND ASSIGNMENT OF INVENTIONS AGREEMENT ("Agreement") is made by the undersigned employee ("I" or "me") with Motorola Mobility, Inc. and such other Motorola Mobility entity with which I am subsequently employed (collectively, "Mobility"). Mobility includes Mobility's successors, predecessors, assigns, and current and former affiliates ("affiliates" defined to mean entities that own, are owned by, or are under common ownership or control with Motorola Mobility, Inc.). As a condition and in consideration of my employment by Mobility, my being given access to Mobility's Confidential Information (as that term is defined below) which I require in order to perform my duties, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and effective as of my commencement of employment with Motorola Mobility, Inc., I agree as follows:

1. NONDISCLOSURE OF CONFIDENTIAL INFORMATION

<u>Definitions</u>: As used in this Agreement, "<u>Confidential Information</u>" means all confidential information and trade secrets (whether or not specifically labeled or identified as "confidential"), in any form or medium, that is disclosed to, or developed or learned by me and that relates to the business, products, services, research or development of Mobility or its suppliers, distributors or customers and that has not become publicly known. As used in this Agreement, Confidential Information includes all "<u>Intellectual Property</u>", which means all non-published patent applications, ideas, inventions, formulae, know-how, devices, designs, models, methods, techniques and processes, specifications, tooling, computer programs, copyrightable works, mask works, technical and product information concerning circuits, trade secrets, and all other intellectual property rights.

I recognize that Mobility is engaged in a continuous program of research and development, and that as an employee, I will have access to Confidential Information that has independent economic value to Mobility in part because it is confidential. I further recognize that Mobility has taken reasonable steps to protect its Confidential Information from disclosure to the public, including entering into this Agreement. During and after my employment, I will not disclose or use any Confidential Information except to the extent I am required to disclose or use such Confidential Information in the performance of my assigned duties; and I will use my best efforts to safeguard the Confidential Information and protect it against disclosure, misuse, espionage, loss and theft. In the event Mobility has entered into confidentiality agreements which contain provisions different from and more restrictive than those set forth in this Agreement, I agree to comply with any such different and more restrictive provisions of which I am notified. Confidential Information or Intellectual Property of third parties, including my former employers, may have been disclosed to me and I lawfully may be bound not to disclose such information to others. I agree not to disclose such information or violate such nondisclosure restrictions and agree to provide Mobility with copies of any written agreements with former employers that contain such restrictions.

2. OWNERSHIP OF INTELLECTUAL PROPERTY

I hereby assign and agree to assign to Mobility or its designee all right, title and interest that I may have or acquire in and to any Intellectual Property that relates, in whole or in part, to Mobility's business or actual or demonstrably anticipated research or development, to the extent such Intellectual Property is not already owned by Mobility as a matter of law. I shall reduce to writing any Intellectual Property not already in such form and promptly and fully communicate to Mobility all such Intellectual Property and I shall, both during and after my employment, cooperate with Mobility, at its reasonable expense, to protect Mobility's interests in such Intellectual Property. In the event that Mobility is unable to secure my signature to any document required for any application process for such Intellectual Property, I hereby irrevocably appoint Mobility and its duly authorized officers and agents, as my agents and attorneys-infact, to act on my behalf to do any lawfully permitted acts to further the application process for such Intellectual Property, including without limitation prosecution or issuance of patents for such Intellectual

Property, with the same legal effect as if executed by me.

I hereby irrevocably waive any and all "moral rights" that I may have in the Intellectual Property created hereunder that relates, in whole or in part, to Mobility's business or actual or demonstrably anticipated research or development (the "Work Product"), or any part thereof, in connection with Mobility's use(s) thereof. To the extent such waiver may be unenforceable, I agree that I will, without further remuneration (except for out-of-pocket expenses), execute and deliver to Mobility such waiver of my moral rights concerning the Work Product and Mobility's use(s) thereof. I acknowledge and understand that the term "moral rights" as used herein includes the right of an author: to be known as the author of his/her work; to prevent others from being named as the author of his/her work; to prevent others from making deforming changes in his/her work; and to prevent others from using the work or the author's name in such a way as to reflect negatively on his/her professional standing.

During the term of my employment with Mobility and for a period of six (6) months after termination, I will promptly disclose to Mobility all Intellectual Property, that relates in whole or in part to Mobility's business or actual or demonstrably anticipated research or development, and that is created, conceived or reduced to practice by me, either alone or jointly with others, regardless of whether patentable or subject to copyright. I acknowledge and agree that any Intellectual Property related to Mobility's business or research or development, and that is created, conceived or reduced to practice by me (whether alone or jointly with others) within six (6) months after termination of my employment with Mobility will be presumed to have been conceived or made during the period of my employment with Mobility, unless and until established to the contrary by me. I hereby assign any and all such Intellectual Property to Mobility.

I agree that this Agreement does not require assignment of any of my rights in an invention or other Intellectual Property (collectively, "Individual IP") if: (i) no equipment, supplies, facilities or Confidential Information of Mobility were used in the discovery, creation, or development of the Individual IP; (ii) the Individual IP was developed entirely on my own time and did not result from any work performed by me for Mobility; and (iii) the Individual IP does not relate, at the time of conception, development, or reduction to practice, to Mobility's business or its research or development. I acknowledge and agree that any materials, authored, prepared, contributed to or written by me, in whole or in part, shall be done as "work made for hire" as defined and used in the Copyright Act of 1976, 17 U.S.C. § 101, et seq. Prior to my employment by Mobility (including its predecessors and affiliates), I did not make or acquire any interest in inventions, that are the subject of issued patents or pending patent applications, or that might become the basis for one or more patent applications, other than those listed on Exhibit A. Notwithstanding any provision to the contrary, I am not waiving any rights I may have pursuant to Section 2870 of the California Labor Code, as set forth in Exhibit B, or any equivalent or similar state law.

3. OWNERSHIP AND RETURN OF MATERIALS

All documents and materials, which I have had access to or produced in connection with my services for Mobility, or which belong to Mobility, whether or not such materials contain Confidential Information, shall remain the sole property of Mobility. Upon termination, or at any time requested, I shall promptly deliver to Mobility all such materials and copies in my possession and control and shall provide written confirmation that I have returned all such materials.

4. NON-SOLICITATION BY EMPLOYEE

In further consideration of my employment by Mobility, I agree that during the term of my employment with Mobility and for a period of twelve (12) months after termination of my employment with Mobility, I shall not, directly or indirectly, recruit, solicit, or induce, or attempt to recruit, solicit, or induce (i) any employee of Mobility (including its affiliates) who possesses Confidential Information to leave the employ of Mobility (including any of its affiliates) or (ii) any other person to terminate a relationship with Mobility (including its affiliates). To the extent that any other agreements that I previously have entered into, or may enter into in the future, with Mobility contain provisions regarding my non-solicitation

obligations that are different than or more restrictive than those set forth in this Agreement, I agree to comply with any such different and more restrictive provisions to which I have agreed.

5. NONCOMPLIANCE

I acknowledge and agree that the limitations set forth herein are reasonable with respect to scope, and duration, and are properly required for the protection of the legitimate business interest(s) of Mobility. I acknowledge that my compliance with this Agreement is necessary to protect Mobility's goodwill and Confidential Information, that my failure to comply with this Agreement will irreparably harm the business of Mobility, and that monetary damages would not provide an adequate remedy to Mobility in the event of such non-compliance. Therefore, Mobility shall be entitled to obtain an injunction and other equitable relief in any court of competent jurisdiction against a breach by me of this Agreement, without the posting of bond or other security, in addition to whatever other remedies it may have. I agree that any action relating in any way to this Agreement shall be brought solely in a court of competent jurisdiction for the location of the Mobility facility at which I work or, if no longer employed, last worked and consent to the jurisdiction of any such court and hereby waive any defense or objection related to improper or inconvenient forum, venue or jurisdiction. In the event that Mobility successfully enforces this Agreement against me in any court, I will indemnify Mobility for the actual costs incurred by Mobility in enforcing this Agreement, including but not limited to attorneys' fees.

6. EMPLOYEE AT WILL

This Agreement does not constitute an employment agreement and I understand that I remain an employee at will. This means that I may resign at any time and Mobility may terminate my employment at any time, with or without cause and with or without notice.

7. MISCELLANEOUS

This Agreement shall be governed by, and construed and interpreted in accordance with the laws of the State of Illinois (or if I am employed outside of the United States, the applicable local legal jurisdiction for the location of the Mobility facility at which I work or, if no longer employed, last worked) without regard to conflict of law principles.

I agree that Mobility may present a copy of this Agreement to any of my actual or prospective subsequent employers. I also agree that upon termination and for a period of twelve (12) months thereafter, I will immediately inform Mobility of the identity of any subsequent employer, my new position, and job duties and responsibilities and any other information necessary to determine my compliance with the terms of this Agreement.

Any waiver by Mobility of the breach of or its right to enforce any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach or right of enforcement. The provisions of this Agreement are severable; if any provision is found to be unenforceable, the remaining provisions shall remain in full force and effect. If the scope of any provision in this Agreement is found to be too broad to permit its full enforcement, I consent to judicial modification of such provision and enforcement to the maximum extent permitted by law.

This Agreement and Exhibits A and B attached to this Agreement contain the entire agreement between the parties from the effective date of this Agreement forward with respect to the subject matter hereof and supersede any previous understandings or agreements, whether written or oral, by or between the parties. No amendment to this Agreement, and no waiver of any one or more of the provisions of this Agreement, shall be effective unless set forth in writing and signed by the parties hereto.

8. <u>UNDERSTAND AGREEMENT</u>

I REPRESENT AND WARRANT THAT: (A) I HAVE READ AND UNDERSTAND THIS AGREEMENT; (B) I HAVE HAD THE OPPORTUNITY TO OBTAIN ADVICE FROM LEGAL COUNSEL OF

MY CHOICE IN ORDER TO INTERPRET THIS AGREEMENT; AND (C) I HAVE BEEN GIVEN A COPY OF (OR HAVE BEEN GIVEN THE OPPORTUNITY TO PRINT A COPY OF) THIS AGREEMENT.

IN WITNESS WHEREOF, I acknowledge that this Agreement is neither a contract of employment nor a guarantee of continued employment and, intending to be legally bound hereby, I have executed this Agreement to be effective on the first day of my employment with Motorola Mobility, Inc.

Full Name:C	nristopher A Arnholt
Emplovee ID No	.: 12018773

EXHIBIT A TO THE EMPLOYEE CONFIDENTIALITY AND ASSIGNMENT OF INVENTIONS AGREEMENT

I understand that I am required to disclose any and all inventions, improvements, works of authorship or other Intellectual Property relevant to the subject matter of my employment with, and/or the business of, Mobility (as that term is defined in the Employee Confidentiality and Assignment of Inventions Agreement) that have been made or conceived or first reduced to practice by me alone or jointly with others prior to my employment by Mobility (including its predecessors and affiliates, as the terms Mobility and affiliates are defined in the Employee Confidentiality and Assignment of Inventions Agreement).

I hereby certify that I do NOT have any inventions, improvements, works of authorship or other Intellectual Property to disclose.

EXHIBIT B TO THE EMPLOYEE CONFIDENTIALITY AND ASSIGNMENT OF INVENTIONS AGREEMENT

CALIFORNIA LABOR CODE SECTION 2870 EMPLOYMENT AGREEMENTS, ASSIGNMENT OF RIGHTS

California Labor Code § 2870. Invention on Own Time - Exemption from Agreement.

- (a) Any provision in an employment agreement which provides that an employee shall assign, or offer to assign, any of his or her rights in an invention to his or her employer shall not apply to an invention that the employee developed entirely on his or her own time without using the employer's equipment, supplies, facilities, or trade secret information except for those inventions that either:
 - (1) Relate at the time of conception or reduction to practice of the invention to the employer's business, or actual or demonstrably anticipated research or development of the employer.
 - (2) Result from any work performed by the employee for the employer.

RECORDED: 01/02/2019

(b) To the extent a provision in an employment agreement purports to require an employee to assign an invention otherwise excluded from being required to be assigned under subdivision (a), the provision is against the public policy of this state and is unenforceable.