505367266 03/11/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5414058

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MIXER GROUP, L.P.	02/09/2019

RECEIVING PARTY DATA

Name:	HEWLETT-PACKARD DEVELOPMENT COMPANY, L.P.
Street Address:	10300 ENERGY DRIVE
City:	SPRING
State/Country:	TEXAS
Postal Code:	77389

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29683028

CORRESPONDENCE DATA

Fax Number:

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: 202-429-0020 Email: pto@nsiplaw.com

Correspondent Name: NSIP LAW

Address Line 1: P.O. BOX 65745

Address Line 4: WASHINGTON, D.C. 20035

ATTORNEY DOCKET NUMBER:	D16000.0002
NAME OF SUBMITTER:	CHARLES Y. PARK
SIGNATURE:	/Charles Y. Park/
DATE SIGNED:	03/11/2019

Total Attachments: 1

source=NewDesApp_D160000002_ExecutedMixer#page1.tif

PATENT 505367266 REEL: 048557 FRAME: 0170

HP Inc. 3390 E. Harmony Road Mail Stop 35 Fort Collins, Colorado 80528

RECORD ID: 85676191

ASSIGNMENT OF PATENT APPLICATION

MIXER GROUP, L.P., a Texas limited partnership having a principal business address of 2220, Hancock Drive, Austin, Texas (hereinafter MIXER), for good and valuable consideration, the receipt of which is hereby acknowledged, agrees to assign and transfer and hereby assigns and transfers to HEWLETT-PACKARD DEVELOPMENT COMPANY, L.P., a Texas Limited Partnership having its principal place of business in Spring, Texas, (hereinafter HPDC), its successors, and its assigns, MIXER's entire right, title, and interest, including all rights of priority, in, to, and under an application for patent entitled (English-language title in parentheses if said application for patent is in another language):

Filing Date: _	March 11, 2019	_ Application No.:	29/683,028	Patent Office:	US	;

the subject matter, including any and all inventions, improvements, and discoveries, set forth in said application for patent (as used herein "patent" refers to any form of intellectual property protection including, without limitation, invention rights, utility patent rights, design rights, and utility model rights) (hereinafter "Inventions"); any and all existing and future applications for patent of any country or region or under any international agreement for any of said Inventions (including, without limitation, said application for patent, any and all applications for patent directly or indirectly claiming priority to or benefit of any application for patent for any of said Inventions, any and all applications for patent from which any application for patent for said Inventions directly or indirectly claims priority or benefit, and any and all continuation applications of, continuation-in-part applications (hereinafter CIPs) of, divisional applications of, national-phase applications of, regional-phase applications of, renewals of, and substitutes for any application for patent for any of said Inventions) (hereinafter "Applications for Patent"); any and all patents which may be granted on or as a result of said Applications for Patent (hereinafter "Patents"); and any and all reissues, reexaminations, and extensions of said Applications for Patent or said Patents.

MIXER HEREBY represents that it conveys its full rights in all countries and regions and under all international agreements to the entire right, title, and interest herein assigned and transferred, and that it has not executed and will not execute any agreement in conflict herewith;

AND MIXER HEREBY authorizes HPDC, its successors, its assigns, its nominees, and its legal representatives to insert the filing date, application number, and patent office of said application for patent, now identified by the Record ID and title set forth above, when known to them;

AND MIXER HEREBY authorizes and requests the officials of all countries and regions and under all international agreements whose duty it is to issue patents, to issue to HPDC, its successors, or its assigns, as assignee of MIXER's entire right, title, and interest, said Patents, in accordance with the terms of this assignment and transfer;

IN WITNESS WHEREOF, this Assignment is executed by a duly authorized representative of MIXER GROUP, L.P..

MIXER GROUP, L.P., a Texas limited partnership

By: Mixer Partners GP, LLC, a Texas limited liability company, its General Partner

Julie Heard, Partner

Date: 2/9/19

RECORDED: 03/11/2019