

## PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT6401691

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
ZTE CORPORATION	09/25/2020
<b>RECEIVING PARTY DATA</b>	
<b>Name:</b>	G+ COMMUNICATIONS LLC
<b>Street Address:</b>	1 CHISHOLM TRAIL RD, SUITE 450
<b>City:</b>	ROUND ROCK
<b>State/Country:</b>	TEXAS
<b>Postal Code:</b>	78681
<b>PROPERTY NUMBERS Total: 15</b>	
<b>Property Type</b>	<b>Number</b>
Application Number:	12905299
Application Number:	13062080
Application Number:	13203446
Application Number:	14371368
Application Number:	15738233
Application Number:	15749354
Application Number:	15999323
Application Number:	16089060
Application Number:	12865079
Application Number:	12991262
Application Number:	13520283
Application Number:	15858265
Application Number:	13817179
Application Number:	13257662
Application Number:	13499111
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	(214)550-8185
<i>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.</i>	
<b>Email:</b>	bliddle@carterarnett.com

<b>Correspondent Name:</b>	BRAD LIDDLE
<b>Address Line 1:</b>	8150 N. CENTRAL EXPRESSWAY, SUITE 500
<b>Address Line 4:</b>	DALLAS, TEXAS 75206

<b>NAME OF SUBMITTER:</b>	BRADLEY LIDDLE
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<b>SIGNATURE:</b>	/s/ Brad Liddle
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<b>DATE SIGNED:</b>	11/14/2020
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**Total Attachments: 4**

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source=09252020G+ZTEJointlyExecutedAgreement[2]#page4.tif

## **PATENT PURCHASE AGREEMENT**

This Patent Purchase Agreement (“Patent Purchase Agreement”), made and entered into this 25<sup>th</sup> day of September 2020 (the “Effective Date”), is by and between ZTE Corporation, a corporation organized under the laws of China, having offices at No.55, Hi-tech Road South, Shenzhen, 518057, P. R. China (“Seller”) and G+ Communications LLC, a Limited Liability Company organized under the laws of the state of Delaware, having offices at 16192 Coastal Highway, Lewes, DE 19958 (“Buyer”). Seller and Buyer are also referred to in this Agreement each as a “Party” and collectively as the “Parties.”

### **W I T N E S S E T H:**

**WHEREAS**, Seller is the owner of all rights, title and interest in and to Seller’s United States and foreign patents and patent applications (collectively “the Patents”) listed on Exhibit I and including without limitation, all extensions, continuations, provisionals, derivatives and related applications thereof whether or not such applications are listed on the attached Exhibit I to this Patent Purchase Agreement; and

**WHEREAS**, Seller wishes to sell, transfer, assign and set over unto Buyer, and Buyer shall purchase, accept and assume, all rights, title and interest in and to the Patents as specified in this Agreement.

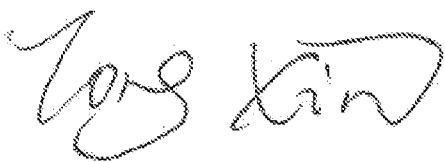
**NOW, THEREFORE**, in consideration of the mutual covenants and agreements of the Parties contained herein, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

## **I. ASSIGNMENT**

1. Subject to the Patent Purchase Agreement, Assignor hereby sells, transfers, assigns and sets over to Assignee rights, title and interest (for all countries) in and to the Patents, and all the rights and privileges under any letters patent that may be granted under any continuations, divisions, reissues, reexaminations, renewals and extensions therefor and thereon and all continuations, divisions, reissues, reexaminations, renewals and extensions thereof.
2. Assignee hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any region or regions foreign to the United States, including Germany, China Mainland, Taiwan, and Japan, whose duty is to issue patents or other evidence or forms of industrial property on applications as aforesaid, to issue the same to Assignee, its successors, assigns and legal representatives, or to such nominees as it may designate.

3. Subject to Patent Purchase Agreement, Assignor authorizes and empowers Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any application for patent or other form of protection for the Patents, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable, and to invoke and claim such right of priority without further written or oral authorization from Assignor.
4. Assignor hereby consents that a copy of Patent Purchase Agreement and Patent Assignment shall be deemed full legal and formal equivalent of any assignment, consent to file or like document that may be required in any country for any purpose and more particularly in proof of the right of Assignee or nominee to claim the aforesaid benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it.
5. Subject to the Patent Purchase Agreement, all of the rights, title and interest in and to the Patents sold, transferred, assigned and set over to Assignee hereunder include income, royalties, damages and payments now or hereafter due or payable with respect thereto, and all causes of action (whether in law or equity) and the right to sue, counterclaim, and recover for the past, present and future infringement of the rights assigned or to be assigned hereunder.

**Assignor**

By: \_\_\_\_\_

Name: Tong Xin

Title: Deputy Chief IP Officer

**EXHIBIT I****PATENTS**

CN101267284B	US20170265223A1	US8693415B2	CN102158319B
US9184881B2	CN105472761B	IN2010DN09219	EP2536231B1
EP2271163B1	CN106304392A	CN101540658B	US8649349B2
EP3358771A1	EP3316651B1	EP2503825A1	EP2472942B1
RU2476011C2	US20180184461A1	JP5513675B2	CN102316569B
US8761776B2	CN106385309B	CN101834629B	
JP5912528B2	EP3327968B1	KR101418807B1	
EP2410808A1	US20180227085A1	RU2530304C2	
MX2011009712A	CN107105504A	US9859960B2	
RU2472321C1	EP3419375A1	BR112012017102	
US8570902B2	US20190045426A1	US10250305B2	
JP5380552B2	CN107295665A	MX2013001781A	
CN101841922B	US20190132859A1	CN102013953B	
KR101208288B1	CN101227232B	US8903005B2	
EP2804433A1	RU2466499C2	JP5883867B2	
US9398581B2	US8582605B2	BR112013002947	
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	EP2273817B1	KR101472398B1	

**PATENT****RECORDED: 11/14/2020****REEL: 054368 FRAME: 0405**