

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6412916

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	EMPLOYEE AGREEMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	YARON ALPERT	06/26/2010
RECEIVING PARTY DATA		
Name:	INTEL CORPORATION	
Street Address:	2200 MISSION COLLEGE BLVD.	
City:	SANTA CLARA	
State/Country:	CALIFORNIA	
Postal Code:	95054	
PROPERTY NUMBERS Total: 1		
Property Type	Number	
Application Number:	16537028	
CORRESPONDENCE DATA		
Fax Number:		
<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>		
Phone:	612-373-6900	
Email:	request@slwip.com	
Correspondent Name:	SCHWEGMAN, LUNDBERG & WOESSNER/INTEL	
Address Line 1:	PO BOX 2938	
Address Line 4:	MINNEAPOLIS, MINNESOTA 55402	
ATTORNEY DOCKET NUMBER:	1884.876US1	
NAME OF SUBMITTER:	NANCY CUNDALL	
SIGNATURE:	/Nancy Cundall/	
DATE SIGNED:	11/20/2020	
Total Attachments: 6		
source=1884876US1EmployeeAgreementYaronAlpert#page1.tif		
source=1884876US1EmployeeAgreementYaronAlpert#page2.tif		
source=1884876US1EmployeeAgreementYaronAlpert#page3.tif		
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source=1884876US1EmployeeAgreementYaronAlpert#page6.tif		

RECORDATION FORM COVER SHEET
PATENTS ONLY

Atty Ref/Docket No.: (AC3966-US) 1884.876US1

Patent and Trademark Office

To the Director of the U.S. Patent and Trademark Office: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

Yaron Alpert

Additional name(s) of conveying party(ies) attached?

[] Yes [X] No

3. Nature of conveyance:

[] Assignment

[] Merger

[] Security Agreement [] Change of Name

[X] Other – Employee Agreement (with translation)

Execution Date: June 26, 2010

2. Name and address of receiving party(ies):

Name: Intel Corporation

Street Address: 2200 Mission College Blvd.

City: Santa Clara State: CA Zip: 95054

Country: United States of America

Additional name(s) & address(es) attached? [] Yes
[X] No

4. Application number(s) or patent number(s):

If this document is being filed together with a new application, the execution date of the application is:

A. Patent Application No.(s)

Serial No. 16/537,028

B. Patent No.(s)

Additional numbers attached? [] Yes [X] No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Gregory J. Gorrie

Address:

Schwegman Lundberg & Woessner, P.A.

P.O. Box 2938

Minneapolis, Minnesota 55402

6. Total number of applications and patents involved: 1

7. Total fee (37 CFR 3.41): \$ 0.00

[] Enclosed

[] Authorized to be charged to deposit account
190743

8. Please charge any additional fees or credit any over payments to our Deposit Account No.: 190743

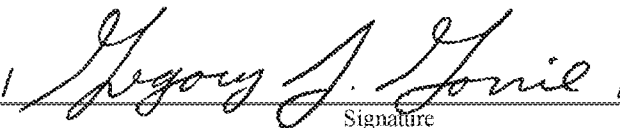
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9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Gregory J. Gorrie/Reg. No. 36,530

Name of Person Signing



Signature

November 19, 2020

Date

Total number of pages including cover sheet: 6

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents and Trademarks

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P.O. Box 1450

Alexandria, VA 22313-1450

PATENT
REEL: 054486 FRAME: 0193

6. א. אשמור בסוד את המידע הסודי, לא אגלה אותו, לא אעשה ממנו עותקים ולא אשתמש בו בכל דרך, ללא אישורה המוקדם ובכתב של אינטל.

ב. בסיום תקופת עבודתי באינטל או לפי בקשת אינטל, לפי המוקדם, אחזיר לאינטל כל צורה מוחשית של המידע הסודי, לרבות שרטוטים, מידע ממוחשב, תוכניות, מפרטים, מתקנים, דגמים וכו'.

7. אעשה כל שביכולתי כדי למנוע כל שימוש לא מורשה במידע הסודי ואמנע כל מעשה שעלול לאפשר שימוש כזה.

8. במסגרת עבודתי באינטל, לא אשתמש בכל מידע קנייני או סודי של מעביד קודם ללא אישור בכתב של אותו מעביד.

9. אני מבין ומודע לכך שכל הפרה, במכוון, ברשלנות או בכל דרך אחרת, של איזו מההחייבויות – על פי מסמך זה, תהווה הפרת משמעת חמורה העלולה לגרום לפיטורי ללא הודעה מוקדמת וללא פיצוי פיטורים, כן אני מודע לכך כי הפרת מסמך זה עלולה להוות גם עוולה אזרחית או עבירה פלילית.

10. הסכם זה, אלא אם נאמר בו במפורש אחרת:

- א. יישאר בתוקף לאחר סיום תקופת העסקתי באינטל.
- ב. אינו מגביל בכל דרך שהיא את זכותי לסיים את עבודתי באינטל, או את זכותה של אינטל להפסיק את עבודתי בכל עת ומכל סיבה שהיא.
- ג. יפעל לטובת הבאים אינטל או חליפיה.
- ד. מחייב את יורשי ונציגי החוקיים.
- ה. אינו גורע מזכויותיה של אינטל לפי כל דין.

11. למיטב ידיעתי ואמונתי, אינני צד להסכם אחר אשר ימנע ממני לקיים את הוראות הסכם זה במלואו.

12. הנני מאשר בזאת, כי בטרם חתימתי על מסמך זה ניתנה לי האפשרות לעיין בגוהלי אינטל המפורסמים בדף הבית של מחלקת משאבי אנוש (ג-Internet), ואני מסכים ומקבל את כל האמור בהם.

13. הנני מאשר ומצהיר כי קראתי את כל הוראות הסכם זה וכי הבנתי אותן, ואמלא אחריותי במלואן, בנאמנות.

_____ מס' עובד: [REDACTED]

שם העובד: אליס רביץ

_____ חתימה:

תאריך: 26/1/10

1. Commitment Contract

I, _____, the undersigned, hereby agree and undertake as follows:

1. Definitions

"Information" or "Confidential Information" – any information (commercial or other) connected to Intel that is not in public domain. The "Information" or "Confidential Information" shall include, *inter alia*, information derived from direct computer access (including PC), information transferred via Intel's communication systems, information stored on mobile electronic communication systems (disks), information contained in reports or other corporate documents or copies thereof, any information provided or transferred verbally and any information I was exposed to during and as a result of my work at Intel.

2. During the entire period of my employment at Intel, I shall perform the tasks entrusted to me by Intel from time to time, adhere to Intel's instructions and guidelines, devote my best efforts to promote Intel's interests and refrain from engaging in any of the following, without Intel's prior written consent:

- a) Any salaried or unsalaried employment, except for volunteer work in non-profit organizations;
- b) Any other activity liable to be detrimental to Intel's interests or to my employment at Intel.

3. I shall not take any action liable to jeopardize Intel's interests, its reputation or the relations between Intel and any of its employees, customers or suppliers.

4. Excluding the contents of the following sentence, I agree that all the trade secrets, copyrights, mask works, trademarks, inventions including service inventions, discoveries, designs, formulas, processes, methods, production techniques, improvements, ideas, copyright-protected creations and any other intellectual property I produce, invent or discover – independently or with others – during my employment at Intel (hereinafter "Proprietary Developments") are the sole property of Intel from the moment they are created, invented or discovered. The aforementioned shall not apply to any invention I develop completely independently, without the use of Intel's equipment, facilities or trade secrets, except for inventions which:

- a) at the time of their invention or during the reduction to practice phase, were connected to either existing or planned Intel business, research or development processes;
- b) are the result of any work I did for Intel.

I agree that Intel own and shall always own the exclusive legal ownership, title and rights over all Proprietary Developments and understand that I am not entitled to compensation for Proprietary Developments. I agree that my salary and benefits comprise appropriate consideration for service inventions and declare that I am not entitled to any additional consideration for service inventions, including according to

clause 134 of the **Israeli Patent Law**. I agree to disclose the Proprietary Developments to Intel as soon as possible, as permissible under the law, and provided that the Proprietary Developments are not already owned by Intel according to this agreement and according to the applicable law, I hereby transfer all rights to the Proprietary Developments to Intel. I agree that during and following my period of employment at Intel, I shall provide all reasonable assistance requested by Intel in order to ensure or enforce Intel's rights worldwide with regard to the Proprietary Developments, *inter alia* by signing all the documents required to ensure or preserve these rights. Should I fail or refuse to sign the documents required to ensure or preserve Intel's rights, or if Intel is unable to locate me following reasonable efforts, I hereby irrevocably appoint Intel or its representatives as my proxies to sign these documents on my behalf. I waive all my rights to and in the Proprietary Developments, and if such waiver prior to the creation, development or disclosure of the Proprietary Developments is deemed to be invalid or inapplicable by law, I agree to waive all of these rights immediately upon the creation, development or disclosure of the proprietary rights.

5. I shall provide Intel – at Intel's expense – with all required assistance (including signing documents and applications) in order to submit and enforce Intel's rights worldwide.
6.
 - a) I shall keep the Information and/or Confidential Information a secret and shall not disclose it, make copies of it or use it in any way without Intel's prior written consent.
 - b) Upon termination of my period of employment at Intel or at Intel's request – whichever is sooner – I shall return to Intel any concrete form of the Confidential Information, including drawings, computerized information, programs, specifications, facilities, models, etc.
7. I shall do everything in my power to prevent any unauthorized use of the Confidential Information or any action which facilitates such use.
8. Within the context of my employment at Intel, I shall refrain from using any proprietary or confidential information of a previous employer without his written consent.
9. I understand and am aware of the fact that any violation – be it willful, negligent or in any other manner of any of my undertakings according to this document, shall constitute a severe disciplinary violation that may cause my dismissal without prior notice and without severance pay. Moreover, I am aware of the fact that violating this document may also constitute a civil or a criminal offense.
10. This agreement, unless expressly stated otherwise:
 - a) Shall remain in effect following the termination of my period of employment at Intel.

- b) Shall not in any way limit my right to terminate my employment at Intel or Intel's right to terminate my employment at any time and for any reason.
- c) Shall act in the benefit of Intel or any other company replacing it.
- d) Shall bind my legal heirs and representatives.
- e) Shall not detract from Intel's rights according to any law.

11. To the best of my knowledge and belief, I am not a party to any other agreement preventing me from carrying the instructions of this agreement in full.

12. I hereby confirm that, prior to signing this document, I was given the opportunity to review Intel's guidelines published on the Human Resources Department's homepage (on the Internet) and I consent to and accept their content.

13. I hereby confirm and declare that I have read and understood all the instructions of this agreement and that I shall faithfully carry them out in full.

Employee's name: _____

Employee's number: _____

Date: _____

Signature: _____