506748443 07/02/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6795259

ATURE OF CONVEYA		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT		
CONVEYING PARTY D	ΑΤΑ			
		Name		Execution Date
LINEAR TECHNOLOGY HOLDING LL		_C		11/05/2018
RECEIVING PARTY DA				
Name:		OG DEVICES INTERNATIONAL UNLIMITED COMPANY		
Street Address:		1 RAHEEN INDUSTRIAL ESTATE		
City:	LIMERICK,	CO. LIMERICK		
State/Country:	ICELAND			
PROPERTY NUMBERS	Total: 10			
Property Type		Number		
Application Number:	1567	2171		
Application Number:	1609	5276		
Application Number:	1611	2593		
Application Number:	1611	6797		
Application Number:	1613	1792		
Application Number:	1616	1683		
Application Number:	1618	6238		
Application Number:	1639	6571		
Application Number:	6220	8196		
Application Number:	6271	2762		

/Diana Johnson/

SIGNATURE:

DATE SIGNED:	07/02/2021			
Total Attachments: 9				
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RECORDATION FORM COVER SHEET PATENTS ONLY

To the Director of the U.S. Patent and Trademark Office: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies): 1. Name of conveying party(ies): Name: Analog Devices International Unlimited Linear Technology Holding LLC Company Additional name(s) of conveying party(ies) attached? Street Address: Bay F1 Raheen Industrial Estate []Yes [X]No City: Limerick, Co. Limerick Country: Ireland 3. Nature of conveyance: Additional name(s) & address(es) attached? []Yes [X]No [X] Assignment [] Merger [] Security Agreement[] Change of Name [] Other Execution Date: November 5, 2018 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) B. Patent No.(s) See attached Schedule A Additional numbers attached? []Yes [X]No 6. Total number of applications and patents involved: 1 5. Name and address of party to whom correspondence concerning document should be mailed: 7. Total fee (37 CFR 3.41):\$ 0.00 Name: Timothy J Christman []Enclosed []Authorized to be charged to deposit account Address: 19-0743 Schwegman Lundberg & Woessner, P.A. P.O. Box 2938 8. Please charge any additional fees or credit any over Minneapolis, Minnesota 55402 payments to our Deposit Account No.: 19-0743

DO NOT USE THIS SPACE

9. Statement and signature.

Atty Ref/Docket No.: 5867.056US1

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.

Timothy J Christman /Reg. No. 59,481	1 am	June 30, 2021
Name of Person Signing	Signature	Date
	Total number of pages inclu	uding cover sheet: 9

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks Mail Stop Assignment Recordation Services P.O. Box 1450 Alexandria, VA 22313-1450 Patent and Trademark Office

Schedule A

FILE NUMBER	SERIAL NUMBER	DATE FILED
5867.056US1	15/672,171	Aug 8, 2017
5867.064US1	16/095,276	Oct 19, 2018
5867.111US1	16/112,593	Aug 24, 2018
5867.125US1	16/116,797	Aug 29, 2018
5867.016US1	16/131,792	Sep 14, 2018
5867.026US1	16/161,683	Oct 16, 2018
5867.029US1	16/186,238	Nov 9, 2018
5867.671US1	16/396,571	Apr 26, 2019
5867.037PRV	62/208,196	Aug 21, 2015
5867.668PRV	62/712,762	Jul 31, 2018

DATED November 5, 2018

LINEAR TECHNOLOGY HOLDING LLC

AND

ANALOG DEVICES INTERNATIONAL UNLIMITED COMPANY

DEED OF TRANSFER

ActiveUS 170334548v.2

1

THIS DEED is made the 5th day of November 2018 and made between:

- (1) Linear Technology Holding LLC, a Delaware limited liability company (LT Holding LLC); and
- (2) Analog Devices International Unlimited Company, an Irish incorporated private unlimited company (ADINTL).

WHEREAS

A. It has been agreed between the parties hereto that LT Holding LLC will make a contribution of Intellectual Property (as defined below) to ADINTL upon the terms and conditions hereinafter set out.

1. INTERPRETATION

1.1. Definitions:

For the purpose of this Deed,

"Controlled" means, with respect to any IP Right or Know-How, that LT Holding LLC has the right through its ownership or license of such IP Right or Know-How, to grant a license or other right under or to such item without violating the terms of any agreement with any third party;

"Intellectual Property" means all IP Rights, Know-How and related intangibles;

"IP Rights" means any patent, copyright, mark work, or utility model, any application or registration for any patent, copyright, mark work, or utility model, or any substitution, divisional, continuation, continuation-in-part, reissue, re-examination or extension (including supplementary protection certificate) of any of the foregoing, subsisting anywhere in the world;

"Know-How" means all proprietary information relating to electronic device technology, including trade secrets, technical information and knowledge, including specifications, drawings, technical data and details of manufacturing processes, and all associated data, but excluding IP Rights.

- 1.2. Headings are inserted for convenience only and do not affect the interpretation of the Deed.
- 1.3. Unless the context otherwise requires, words importing the singular include the plural and vice versa, words importing the masculine include the feminine, and words importing persons include corporations.
- 1.4. References to writing or similar expressions include where the context so admits transmission by telecopier or comparable means of communication.
- 1.5. References to any document include that document as amended or supplemented from time to time.

2. CONTRIBUTION

- 2.1. LT Holding LLC agrees and undertakes as of the Effective Date to make an irrevocable, non-repayable, unconditional contribution of all its Intellectual Property (including all rights attaching or accruing thereto), to ADINTL (the **Contribution**) and the parties agree to enter into the:
 - 2.1.1. assignment of rights agreement between LT Holding LLC and ADINTL to be dated as of the Effective Date, as set out in Schedule 1 of this Deed.

3. EFFECTIVE DATE

ActiveUS 170334548v.2

The transactions contemplated hereunder shall take effect as of November 5, 2018 (the Effective Date).

4. MISCELLANEOUS

- 4.1. **Further Assurance:** LT Holding LLC shall (and shall procure that any other necessary parties will) as soon as possible from the date hereof do all such acts and things as may be required to transfer to ADINTL all its Intellectual Property and to effect the Contribution.
- 4.2. **Invalidity:** If any term or provision in this Deed is held to be illegal or unenforceable, in whole or in part, under any enactment or rule of law, such term or provision or part will, to that extent, be deemed not to form part of this Deed but the enforceability of the remainder of this Deed will not be affected.
- 4.3. Entire Agreement: This Deed embodies the entire agreement between the parties and supersedes all previous statements, representations and agreements between the parties relating to the subject matter of this Deed.
- 4.4. **Counterparts:** This Deed may be entered into in any number of counterparts and by the parties to it on separate counterparts, each of which when so executed and delivered will be an original, but all the counterparts will together constitute one and the same instrument.
- 4.5. Notices: Any notice required to be given by any Party to another Party shall be in writing and will be validly served if delivered or sent by prepaid registered letter to its address given herein or such other address as may from time to time be notified for this purpose, and any notice so served will be deemed to have been served, if delivered, upon delivery and if posted, (forty-eight) 48 hours after the time at which it was posted.
- 4.6. Governing Law and Submission to Jurisdiction: This Deed and the documents to be entered into pursuant to it will be governed by and interpreted in accordance with the laws of the State of Delaware, without regard to any conflict of laws principles that would require the application of the laws of any other jurisdiction. All the parties irrevocably agree that the courts of the State of Delaware are to have exclusive jurisdiction to settle any disputes which may arise out of or in connection with this Deed and such documents.

PATENT REEL: 056744 FRAME: 0150

Linear Technilogy Holding LLC

Ali Husain, President

Kevin Lanouette, Secretary

Analog Devices International Unlimited Company

Denis Doyle, Director

Leo McHugh, Director/Secretary

[Signature Page to Step 8(h)(3) Deed of Transfer]

PATENT REEL: 056744 FRAME: 0151

Linear Technology Holding LLC

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Kevin Lanouétte, Secretary

Analog Devices International Unlimited Company

Denis Doyle, Director

Leo McHugh, Director/Secretary

[Signature Page to Step 8(h)(3) Deed of Transfer]

Linear Technology Holding LLC

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[Signature Page to Step 8(h)(3) Deed of Transfer]

PATENT REEL: 056744 FRAME: 0153

Linear Technology Holding LLC

Ali Husain, President

Kevin Lanouette, Secretary

Analog Devices International Unlimited Company

Depis Doyle, Director 11 Leo-McHugh, Director/Sedretary

[Signature Page to Step 8(h)(3) Deed of Transfer]