# 506831847 08/23/2021

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6878667

		NEW ASSIGNMENT	NEW ASSIGNMENT				
IATURE OF CONVEYAI	NCE:	ASSIGNMENT	ASSIGNMENT				
CONVEYING PARTY D	ΑΤΑ						
		Name	Execution Date				
BELL TEXTRON INC.			01/01/2020				
RECEIVING PARTY DA	ТА						
Name: BELL TEXTRON RHODE ISLAND INC.							
Street Address:	40 WEST	IMINSTER STREET					
City:	PROVIDENCE						
State/Country:	RHODE	ISLAND					
Postal Code:							
PROPERTY NUMBERS	Total: 1						
Property Type		Number					
Application Number:	16	6544117					
	ΔΤΔ						
<i>using a fax number, if p</i> Phone: Email:	(9 <b>e sent to t</b> provided; 2 <sup>-</sup> do	072)226-4837 T <b>he e-mail address first; if that is uns</b> <b>if that is unsuccessful, it will be sent</b> 14-957-1901 ocketing@patcapgroup.com, roseanne.	t <b>via US Mail.</b> cisneros@patcapgroup.com				
Fax Number: <i>Correspondence will b using a fax number, if</i> Phone:	(9 <b>e sent to t</b> provided; 2 <sup>-</sup> do R	the e-mail address first; if that is unsu if that is unsuccessful, it will be sent 14-957-1901	t <b>via US Mail.</b> cisneros@patcapgroup.com				
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Fax Number: Correspondence will b using a fax number, if Phone: Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET NUMARE OF SUBMITTER:	(9 e sent to t provided; 2 <sup>-</sup> do R R 26 P G G	the e-mail address first; if that is unsuit if that is unsuccessful, it will be sent 14-957-1901 ocketing@patcapgroup.com, roseanne. OSEANNE CISNEROS DE CHAIREZ, 609 DOVE MEADOW DRIVE ATENT CAPITAL GROUP ARLAND, TEXAS 75043 2355-0103 (IN052-19)	r <i>via US Mail.</i> cisneros@patcapgroup.com CLP IREZ, CLP				
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#### ASSIGNMENT

WHEREAS, Bell Textron Inc., a Delaware corporation (the "Company"), is the owner of all right, title, and interest in and to the intellectual property described herein;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such intellectual property to Beil Textron Rhode Island Inc., a Delaware corporation ("Beil Textron Rhode Island");

WHEREAS, Bell Textron Rhode Island desires to transfer all of its right, title, and interest in such intellectual property so acquired to Textron Innovations Inc., a Delaware corporation having a principal place of business at 40 Westminster Street, Providence, Rhode Island 02903 ("Innovations");

WHEREAS, Bell Textron Rhode Island has been organized for the purpose of facilitating Company's investment in Innovations, which manages certain domestic intellectual property for the Textron group of affiliates;

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (hereinafter, the "Code");

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF INTELLECTUAL PROPERTY RIGHTS BY COMPANY TO BELL TEXTRON RHODE ISLAND

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Bell Textron Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the inventions described in the United States and foreign counterpart patents and patent applications listed in Exhibit A, and any continuations, continuations-in-part and divisionals of such patent applications or patents, and all foreign counterparts, and reissues, reexaminations, and extensions thereof as fully and entirely as the same would have been held by Company had this assignment not been made including the right to claim priority under the laws of the United States, the Paris Convention, and any foreign countries, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of said applications or patents resulting from said inventions; and (ii) the following intellectual property created or acquired by Company on or after January 1, 2019 and up to December 31, 2019: (a) all of Company's works of authorship, copyrightable works and those works to which Company owns any of the rights stated in Section 106 of the 1976 Copyright Act, Title 17, U.S. Code, including specifically, but not limited to, all copyrighted materials, including software, used or useful in the business conducted by Company, including, but not limited to, all rights of copyright anywhere in the world, and any registrations and copyright applications relating thereto and any renewals and extensions thereof, and in and to all works based upon, derived from, or incorporating the works covered by such copyrights, and in and to all causes of action for past infringement based upon said copyrights, and in and to all rights corresponding to the foregoing throughout the world; (b) all know how, trade secrets, or confidential information used or useful in the business conducted by Company, including all software and all technical data, trade secrets, algorithms, formulae, procedures, protocols, rules of thumb, techniques and results of experimentation and testing, and all information contained in any patent application; and (c) any and all other intellectual property rights in materials or information

used or useful in the business conducted by Company, but excluding any rights that may exist in any trade names, trademarks, or service marks or other designations of origin (hereinafter, all of the intellectual property listed in (i) and (ii) above, shall be referred to as the "Intellectual Property"). The assignment of intellectual property pursuant to 1.(ii)(a) above, shall be effective as of the date that the intellectual property referenced therein was first affixed to tangible media. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and all Intellectual Property listed in Exhibit B

#### 2. THE ASSIGNMENT OF INTELLECTUAL PROPERTY RIGHTS BY BELL TEXTRON RHODE ISLAND TO INNOVATIONS

Bell Textron Rhode Island has assigned, and transferred, and by these presents, Bell Textron Rhode Island hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Hell Textron Rhode Island may have in and to the Intellectual Property.

#### 3. FURTHER ASSURANCES

Company and Bell Textron Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said Intellectual Property to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of January 1, 2020.

#### **Bell Textron Inc.**

By:

Name: Ann T. Willaman Title: Assistant Secretary

#### Bell Textron Rhode Island Inc.

By: 《

Name: James Runstadler Title: President

#### Textron Innovations Inc.

By:

Name: Ann T. Willaman Title: Vice President and Secretary

#### Exhibit A

### PATENTS AND PATENT APPLICATIONS

PATENT REEL: 057261 FRAME: 0483

#### Attomey Docket No. 2355-0103 (IN052-19)

#### Exhibit A

Patent Capital Group 2019 Applications Filed

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## **RECORDED: 08/23/2021**

# PATENT REEL: 057261 FRAME: 0484