506861715 09/09/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6908535

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
COVESTRO DEUTSCHLAND AKTIENGESELLSCHAFT	08/20/2021
COVESTRO LLC	08/20/2021

RECEIVING PARTY DATA

Name:	ALIGN TECHNOLOGY, INC.	
Street Address:	410 NORTH SCOTTSDALE ROAD	
Internal Address:	SUITE 1300	
City:	TEMPE	
State/Country:	ARIZONA	
Postal Code:	85281	

PROPERTY NUMBERS Total: 5

Property Type	Number
Application Number:	16043065
Application Number:	16264420
Application Number:	16382918
Application Number:	16835101
Application Number:	17214487

CORRESPONDENCE DATA

Fax Number: (650)493-6811

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: 2068832636

Email: patentdocket@wsgr.com

Correspondent Name: WILSON SONSINI GOODRICH & ROSATI

Address Line 1: 650 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	22773-826.303-307	
NAME OF SUBMITTER:	SELENA WHITAKER-PAQUIET	
SIGNATURE:	/Selena Whitaker-Paquiet/	
DATE SIGNED:	09/09/2021	

PATENT 506861715 REEL: 057432 FRAME: 0424

Total Attachments: 2

source=22773-826.303-307 Corp to Corp Assignment#page1.tif source=22773-826.303-307 Corp to Corp Assignment#page2.tif

PATENT REEL: 057432 FRAME: 0425

CORPORATE TO CORPORATE ASSIGNMENT

WSGR Reference No 22773-826 303-307 Aliga Ref. Nos. 1228 US 62 C1, 1228 C2 C1 C1, 1228 C2 C1 C1 C1, 1228 US D1 C1, 1228 US D1 C2

WHEREAS Covestro Deutschland Aktuengesellschaft, Kaiset-Wilhelm Allee 60, D-51373 Leverkusen, Federal Republic of Germany (heremafter "Assignor 1"), Covestro LLC, I Covestro Circle, Pittsburgh, Pennsylvania 15205, United States of America (heremafter "Assignor 2") and Align Technology, Inc., a corporation of line State of Delaware, having place of business at 410 North Scottsdale Road, Suite 1300, Tempe, Arizona 85281, United States of America (heremafter "Assignee"), each owns a right, title and interest in and to all embodiments of the inventions, heretofore conceived, made or discovered (collectively referred to as "inventions") entitled

MULTILAYER DENTAL APPLIANCES AND RELATED METHODS AND SYSTEMS

for which application social number 13/470,681 was filed on May 14, 2012, in the United States Patent and Trademark Office. Said application names inventors from Assignor 1, Assignor 2 and Assignee. These inventors have assigned their invention to their respective company.

WHEREAS the patties have determined U.S. Sei. Appl. No. 16/043,065, filed on July 23, 2018, U.S. Sei. Appl. No. 16/264,420, filed on January 31, 2019, U.S. Sei. Appl. No. 16/382,918, filed on April 12, 2019, U.S. Sei. Appl. No. 16/835,101, filed on Maich 30, 2020, and U.S. Sei. Appl. No. 17/214,487, filed on Maich 26, 2021 (hereinafter together "Applications") belongs to Assignee

WHEREAS to effect the ownership of said Applications to Assignee, Assignor 1 and 2 assign their respective share to Assignee and Assignee accepts such assignment

NOW, THEREFORE, the parties agree as follows

- Assignor 1 and 2 hereby assign, all right, title and interests (a) in and to said Applications in the United States, including the right to claim priority to and from said Applications in and for the United States, (b) in and to each and every patent issuing or reissuing from said Applications in the United States, (c) in and to each and every reissue, reexamination, renewal or extension of any kind of any of the foregoing, and (d) in and to all claims for past, present and future inflingement of the patent(s) issuing or reissuing from said Applications in the United States, including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the patent(s) in the United States. No other rights are hereby assigned or transferred to Assignee by Assignor 1 or Assignee 2 than those set forth in this paragraph 1.
- Assignor 1 and 2 hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herem conveyed in the United States. Such cooperation by the Assignor 1 and 2 shall include prompt production of pertinent facts and documents, giving testimony, execution of pertitions, oaths, specifications, declarations or other papers, and other assistance all to the extent reasonably necessary (a) for perfecting in said Assignee the right, title and interest herein conveyed, (b) for prosecuting said Applications in the United States, (c) for filing and prosecuting substitute, divisional or continuing applications claiming priority on said Applications in the United States, (d) for filing and prosecuting applications for reassuance of any patent(s) issuing from said Applications in the United States, (e) for interference or other priority proceedings involving said Applications in the United States, Assignee shall reimburse Assignor 1 and Assignor 2 for costs incurred by Assignor 1 and Assignor 2 in providing assistance and support to Assignee in connection with this paragraph 2
- The terms and covenants of this assignment shall induce to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon the Assignor 1 and 2, its successors, assigns, and other legal representatives
- 4 Assignor 1 and 2 hereby warrant, represent and covenant that said Assignor 1 and 2 have not entered and will not enter into any assignment, contract, or understanding in conflict herewith
- Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns
- This instrument will be interpreted and construed in accordance with the laws of the State of Delaware, without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permutted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

1

PATENT REEL: 057432 FRAME: 0426

CORPORATE TO CORPORATE ASSIGNMENT

WSGR Reference No.: 22773-826.303-307 Align Ref. Nos.: 1228.US.C2.C1; 1228.C2.C1.C1; 1228.C2.C3.C1.C1; 1228.US.D1.C1; 1228.US.D1.C2

IN WITNESS WHEREOF, said Assignor 1 and 2 have executed and delivered this instrument to said Assignce as of the date written Assignor 1 2 0. Aug. 2021 By: Name: Vice President Title: Head of Intellectual Property-Rights 2 0. Aug. 2021 Date: Name: Patent Counsel Title: Assignor 2 DAP Date: August 26, 2021 David S. Rzepecki Vice President, General Counsel & Secretary RECEIVED AND AGREED TO BY ASSIGNEE: Title: Senior Vice President, Chief Legal and Regulatory Officer