

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7038471

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
LG ELECTRONICS INC.	07/31/2015
RECEIVING PARTY DATA	
Name:	OPTIS CELLULAR TECHNOLOGY, LLC
Street Address:	P.O. BOX 250649
City:	PLANO
State/Country:	TEXAS
Postal Code:	75025
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	15947074
CORRESPONDENCE DATA	
Fax Number:	(703)816-4100
<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:	703-816-4000
Email:	ptomail@nixonvan.com
Correspondent Name:	JOHN R. LASTOVA
Address Line 1:	901 NORTH GLEBE ROAD, 11TH FLOOR
Address Line 4:	ARLINGTON, VIRGINIA 22203
ATTORNEY DOCKET NUMBER:	JRL-6095-482B
NAME OF SUBMITTER:	JOHN R. LASTOVA
SIGNATURE:	/John R. Lastova/
DATE SIGNED:	11/23/2021
Total Attachments: 5	
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PATENT ASSIGNMENT AGREEMENT

This PATENT ASSIGNMENT AGREEMENT ("Agreement") dated as of July 21, 2015 (the "Effective Date") by and between:

- (i) LG Electronics, Inc. a company duly established under the laws of the Republic of Korea, with a business address of 19, Yangjae-daero 11gil, Seocho-gu, Seoul 137-130, Korea ("Assignor"); and
- (ii) Optis Cellular Technology, LLC, a Delaware limited liability company, with its registered office presently located at P.O. Box 250649, Plano, Texas 75025 ("Assignee").

WITNESSETH:

WHEREAS, Assignor wishes to transfer its rights in the Assigned Patents (as defined below) to Assignee as further set forth below;

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and agreements contained in this Agreement, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. **Assignment.** Pursuant and subject to the terms and conditions of (i) the Letter Agreement, dated July 21, 2015, by and among Assignor, Assignee and the other parties thereto (the "Letter Agreement") and (ii) the Patent Sale and Grant-Back License Agreement, dated July 21, 2015, by and between Assignor and Assignee, Assignor, for the purpose of recording the assignment set forth therein, hereby acknowledges its transfer, assignment and conveyance to Assignee of its right, title, and interest throughout the world (under any and all laws and in any and all jurisdictions) in and to all of the patents, patent applications and provisional patent applications set forth on Schedule A attached hereto (collectively, the "Assigned Patents"), in each case, subject to all existing encumbrances. Pursuant to the foregoing assignment, each of the Assigned Patents shall hereafter be for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors and assigns, as fully and entirely as the same would have been held and enjoyed by the applicable Assignor if this Agreement had not been made. The foregoing assignment includes, without limitation, the rights of Assignor, if any, to (A) register or apply in all countries and regions for patents, utility models, design registrations and like rights of exclusion and for inventors' certificates for the Assigned Patents; (B) prosecute, maintain and defend the Assigned Patents before any public or private agency, office or registrar including by filing reissues, reexaminations, divisions, continuations, continuations-in-part, substitutes, extensions and all other applications and post issue proceedings included in the Assigned Patents; (C) claim priority based on the filing dates of any of the Assigned Patents under the International Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention, and all other treaties of like purposes; and (D) sue and recover damages or other compensation for past, present or future infringements thereof, the right to sue and obtain equitable relief, including injunctive relief, in respect of such infringements, and the right to fully and entirely stand in the place of the applicable Assignor in all matters related to the Assigned Patents.

2. **Authorization.** Assignor also hereby expressly authorizes the respective patent office or governmental agency in each and every jurisdiction worldwide (including the Commissioner of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries or multinational authorities) (the "Applicable IP Offices") to: (A) issue any and all patents or certificates of invention or equivalent which may be granted upon any of

the Assigned Patents in the name of Assignee, as the assignee to the Assignor's interest therein; and (B) record Assignee as the assignee of the Assigned Patents and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications as may be warranted by this Agreement.

3. Further Assignments. Each party hereby agrees to execute and deliver to the other party all necessary documents and take all necessary actions reasonably requested by such party from time to time to confirm or effect the assignments set forth in this Agreement, or otherwise to carry out the purposes of this Agreement, including, without limitation, by providing executed originals of short-form assignment agreements entered into by Assignor and Assignee on the Effective Date for filing or otherwise evidencing the assignments set forth in this Agreement with the Applicable IP Offices; provided, however, that nothing contained herein shall obligate Assignor to incur any cost or pay any expense in connection therewith.

4. Governing Law. This Agreement shall be governed by the laws of Delaware.

5. General Provisions. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Agreement by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Agreement. This Agreement may not be supplemented, altered, or modified in any manner except by a writing signed by all parties hereto. The failure of any party to enforce any terms or provisions of this Agreement shall not waive any of its rights under such terms or provisions. In the event of a conflict between the terms and conditions of this Agreement and the terms and conditions of the Letter Agreement, that certain Master Sale Agreement, dated December 19, 2013, as amended, by and among the parties thereto, or any of the other Ancillary Agreements (as defined in the Master Sale Agreement) referred to therein; provided that for purposes of this Agreement such term shall exclude this Agreement, the terms and conditions of the Master Sale Agreement (or the applicable Ancillary Agreement) shall govern.

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IN WITNESS WHEREOF, Assignor and Assignee have caused this instrument to be executed by their respective duly authorized representative as of the Effective Date.

Assignor:

LG Electronics, Inc.

By: 

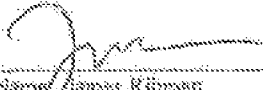
Name: Siwi-Jae Cho

Title: Director



Assignor:

OPTIS CELLULAR TECHNOLOGY, LLC

By 
Name Janet Korman
Title President

[Signature Page to Patent Assignment Agreement - LCR vs. Optis Cellular - March 01]

Schedule A

LIST OF ASSIGNED PATENTS

NO.	STATUS	NO.	DATE	NO.	DATE
US	GRANTED	12/941974	2010-11-08	8481757	2014-03-23
KR	PENDING	10-2010-0048258	2010-05-18		
US	GRANTED	13/943572	2015-07-16	8937953	2015-01-20
US	PENDING	14/566971	2014-12-04		
US	GRANTED	12/402919	2009-03-12	8095888	2012-01-16
CN	GRANTED	200910135492.4	2009-04-30	ZL200910135492.4	2012-07-18
DE	GRANTED	2009018709	2012-10-23	202909018709	2013-10-31
EP	PENDING	20090160744	2009-08-20		
KR	GRANTED	10-2008-0074278	2008-07-29	10-1493172	2015-02-13
US	GRANTED	13/514059	2011-12-07	8966393	2015-07-24
US	GRANTED	12/721620	2010-03-09	8593415	2015-11-26
KR	PENDING	10-2009-0054937	2009-06-19		
KR	PENDING	10-2009-0090183	2009-10-07		
US	GRANTED	11/768912	2007-06-22	8300817	2012-10-30
CN	GRANTED	200710129107.0	2007-07-11	ZL200710129107.0	2011-04-27
DE	GRANTED	2007019456	2007-07-04	202007019456	2012-10-02
DE	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
EP	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
FR	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
GB	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
IT	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
MX	GRANTED	MX/a/2007/008429	2007-07-11	277303	2010-07-16
NL	GRANTED	20070013119	2007-07-04	1947356	2014-09-17
US	GRANTED	12/049794	2010-08-03	8092253	2012-01-10
CN	GRANTED	200710193430.6	2007-11-22	ZL200710193430.6	2012-10-31
DE	PENDING	2007032845	2007-11-08		
KR	GRANTED	10-2006-0116424	2006-11-29	10-1138056	2012-04-10
ES	GRANTED	10-2006-0116402	2006-11-23	10-113877	2012-03-01
US	GRANTED	11/936545	2007-11-07	7811124	2010-10-12
US	GRANTED	11/473843	2006-06-23	8549426	2012-10-01
KR	GRANTED	10-2002-0059236	2005-06-24	10-0877483	2007-01-26
US	GRANTED	12/048121	2009-01-02	8391405	2013-07-05
EP	PENDING	2008087993	2010-06-01		
KR	GRANTED	10-2008-0022477	2008-03-11	10-1367534	2014-04-15
PCT	PENDING	PCT/KR08/007877	2008-12-31		
US	GRANTED	13/754538	2013-01-30	8787492	2014-07-23
US	PENDING	14/207383	2014-06-17		
US	GRANTED	11/846298	2007-08-28	8326377	2012-12-04
DE	PENDING	2007052678	2007-11-05		
DE	GRANTED	2007019358	2007-11-05	202007019358	2012-09-08
FR	GRANTED	2008051169	2008-05-06	2913842	2013-01-08
KR	GRANTED	10-2007-0026923	2007-03-16	10-1353418	2014-01-14

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