507036964 12/20/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7083801

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ADEMCO INC.	12/20/2021

RECEIVING PARTY DATA

Name:	RESIDEO LIFE CARE SOLUTIONS LLC		
Street Address: 3400 INTERTECH DRIVE			
City:	BROOKFIELD		
State/Country:	WISCONSIN		
Postal Code:	53045		

PROPERTY NUMBERS Total: 2

Property Type	Number	
Patent Number:	8545483	
Patent Number:	8612538	

CORRESPONDENCE DATA

Fax Number:

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.

Email: IP@fredlaw.com, ljohnson@fredlaw.com

Correspondent Name: FREDRIKSON & BYRON, P.A.

Address Line 1: 200 SOUTH SIXTH STREET, SUITE 4000

Address Line 4: MINNEAPOLIS, MINNESOTA 55402

ATTORNEY DOCKET NUMBER:	81899.2137	
NAME OF SUBMITTER:	/RYAN M. SPANHEIMER/	
SIGNATURE:	/Ryan M. Spanheimer/	
DATE SIGNED:	12/20/2021	

Total Attachments: 3

source=81899.2137_Assignment for Ademco to RLCS_Executed#page1.tif source=81899.2137_Assignment for Ademco to RLCS_Executed#page2.tif source=81899.2137_Assignment for Ademco to RLCS_Executed#page3.tif

PATENT 507036964 REEL: 058434 FRAME: 0602

ASSIGNMENT

Whereas, Ademco Inc., a Delaware corporation having a place of business at 1985 Douglas Drive N. Golden Valley, Minnesota 55422 ("Assignor"), is the owner of the United States and foreign patents and patent applications identified on the attached Schedule 1; and

Whereas, Resideo Life Care Solutions LLC, a Delaware limited liability company having a place of business at 3400 Intertech Drive, Brookfield WI 53045 ("Assignee"), desires to acquire the entire right, title and interest in and to the United States and foreign patents and patent applications identified on the attached Schedule 1 and in and to the inventions described or claimed therein (the "Scheduled Patents").

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, Assignor hereby assigns to Assignee, and its successors and assigns the following:

- (1) The entire right, title and interest to the Scheduled Patents, to each U.S. and foreign patent application and patent to which the Scheduled Patents claim priority, in whole or in part, and that claim priority, in whole or in part, to the Scheduled Patents, and to the inventions described or claimed the Scheduled Patents (the "Patents")
- (2) The entire right, title and interest to any United States or foreign patents that may issue with respect to the inventions described or claimed in the Patents;
- (3) The entire right, title and interest to any continuations, continuations-in-part, divisions, renewals, reissues, extensions, and substitutions of the Patents; and
- (4) The right to apply for patents based on the Patents in the U.S. and foreign countries in its own name and to claim any priority rights to which such applications are entitled under international conventions, treaties or otherwise; and
- (5) The right to enforce patent rights to the Patents as fully and entirely as the same would have been held and enjoyed by the Assignors if this assignment had not been made; together with all claims by Assignors for damages by reason of past infringement or for provisional rights and including the right to sue for, and collect the same for its own use and benefit, and for the use and benefit of its successors, assigns, and other legal representatives.

Assignor further agrees for itself and for its successors and assigns to execute and deliver without further consideration any further applications, assignments or other documents and to perform such other lawful acts as Assignee, its successors and assigns may deem necessary to fully secure, maintain and enforce its rights, title or interest as outlined herein.

Assignor hereby authorizes and requests the Commissioner of Patents to issue to Assignee any patents that may be granted in accordance with this Assignment.

1

We hereby authorize attorneys associated with Customer No. 22859, of Fredrikson & Byron, P.A., of 200 South Sixth Street, Suite 4000, Minneapolis, Minnesota, 55402-1425, to insert the application numbers, filing dates, and other identifying information on Schedule 1 when known.

This Assignment may be executed in one or more counterparts, all of which shall be considered one and the same agreement. The signatures from each counterpart may be combined with a copy of the Agreement to constitute the entire Agreement.

	Ademco Inc.			
Date:	By:	//	DocuSigned by:	/
	Name: George J Title: Chief IP	Ionas		
Assignee acknowledge officer or authorized represent	es and accepts this assignment, tative of Assignee below.	as evidenc	ed by the signature	e of ar
1	Resideo Life Car	re Solutions	LLC	
Date:	By:	//	Docusigned by:	/
	Name: George J	Ionas	OHOMA ENATERING	
	Title: Chief IP	Counsel		

RECORDED: 12/20/2021

SCHEDULE 1

US Patent Applications

Patent App. No.	Date Filed	Title	Attorney Docket No.
App. No.			340.

US Patents

Patent No.	Date Issued	Title	
8,545,483	10-01-2013	PHYSIOLOGICAL SENSORS WITH TELEMONITOR AND NOTIFICATION SYSTEMS	
8,612,538	12-17-2013	SYSTEM AND METHOD FOR UPGRADING TELEMONITOR UNIT FIRMWARE	

Foreign and International Patent Applications

Country	Patent App. No.	Date Filed	Title	Attorney Docket No.

Foreign Patents

Country	Patent No.	Date of Issue	Title
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PATENT REEL: 058434 FRAME: 0605