507101793 01/29/2022 PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:			NEW ASSIGNMENT		
NATURE OF CONVEYANCE:			ASSIGNMENT		
CONVEYING PARTY D	ΑΤΑ				
			Name	Execution Date	
UNIFY PATENTE GMBH & CO. KG				12/08/2021	
RECEIVING PARTY DA	ATA				
Name:	RINGC	RINGCENTRAL IP HOLDINGS, INC.			
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State/Country:	CALIFO	ORNIA	Ą		
Postal Code:	94002				
	5 Total: 3	<u> </u>	Number		
Property Type Application Number:		60/10			
		60419737 7076427			
		11482876			
Application Number:		11402070			
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ATTORNEY DOCKET N	ATTORNEY DOCKET NUMBER:		12694.0999-00000		
NAME OF SUBMITTER:		LAUREN BROWN			
SIGNATURE:		/Lauren Brown/			
DATE SIGNED:		01/29/2022			
DATE SIGNED:			•		
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Assignment of Patents

This ASSIGNMENT OF PATENTS ("Assignment") between Unify Patente GmbH & Co. KG, a German corporation located at Otto-Hahn-Ring 6, 81739 Munich, Germany ("Assignor") and RingCentral IP Holdings, Inc., a Delaware corporation with headquarters at 20 Davis Drive, Belmont, California 94002 ("Assignee") is effective as of <u>August 10, 2020</u> ("Effective Date").

WHEREAS, Assignor is the owner of all right, title and interest in and to, and has agreed to assign and transfer to Assignee all right, title and interest in and to, the patents and patent applications set forth in Schedule A attached hereto (the "Patents"); and

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase and License Agreement dated as of December 30, 2019 (the "APA") pursuant to which Assignor has agreed to transfer to Assignee, and Assignee has agreed to receive from Assignor, all right, title and interest in and to the Patents.

NOW THEREFORE, \$1 US Dollar and other good and adequate consideration in accordance with the APA, the receipt and sufficiency of which is hereby acknowledged, Assignor and Assignee agree as follows:

Assignment. Assignor hereby assigns to Assignee, or its designees, all right, title and interest that exist today and may exist in the future in and to all of the following (collectively, the "Patent Rights"): (a) the Patents, including: all rights pursuant to 35 U.S.C. §154; (b) all patents or patent applications (i) to which any of the foregoing claim priority and/or (ii) for which any of the foregoing forms a basis for priority; (c) any and all continuing, divisional and continuation-in-part applications of any of the foregoing; (d) all requests for continuing examination, substitutions, reissues, extensions, renewals and reexaminations of any of the foregoing; (e) all foreign patents, pstent applications and counterparts to any of the foregoing, including certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances; (f) all rights to apply in any country for patents, certification of invention, utility models, industrial design protections, design patent protection or other governmental grants or issuances corresponding to any of the foregoing throughout the world, including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, law, agreement or understanding; (g) all inventions set forth in any of the Patents in a manner that satisfies the requirements of 35 USC 112 for patent claims in any of the foregoing; and (h) all past, present and future causes of action (whether currently pending, filed, or otherwise) and other enforcement actions (including, without limitation, all rights to damages, injunctive remedies and relief, and other remedies of any kind for past, current and future infringement) and all rights to collect royalties (other than royalties or other payments due under agreements entered into by Assignor and third parties prior to the date of this Assignment), damages and profits, due or accrued, relating to any of the foregoing, including the right to sue and recover for, and the right to profits and damages, due or accrued, arising out of or in connection with, any and all past, present or future infringements or dilutions. The assignment of the Patents includes all documents related to the conception, diligence and reduction to practice of the inventions disclosed in the Patents in a manner that satisfies the

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requirements of 35 U.S.C. §112 for patent claims in the Assigned Patents and all domestic and international patent filing documents.

Assignor hereby authorizes and requests the Director of the U.S. Patent and Trademark Office and any official of any other country whose duty it is to issue patents on the applications included in the Patent Rights, to issue all Letters Patent, patents, certificates of invention, utility models or other governmental grants or issuances for the inventions disclosed in the Assigned Patents in a manner that satisfies the requirements of 35 USC §112 for patent claims in the Assigned Patents to Assignee, its successors and assigns, as the assignee to the entire interest therein.

The terms and conditions of this Assignment will inure to the benefit of Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.

Further Assurances. At Assignee's request, without additional consideration, Assignor shall execute and deliver to Assignee such other instruments of sale, transfer, conveyance, assignment and confirmation, provide such materials and information and take such other actions as Assignee may deem necessary or desirable in order to more effectively transfer, convey and assign to Assignee, and to confirm Assignee's right, title, and interest to, all of the Patents, and to assist Assignee or its designee in exercising all rights with respect thereto and enabling the perfection of Assignee's ownership of the Patents and the registration, recordation, prosecution, enforcement of the Patents and any other matters relating to the use of the Patents and to otherwise to cause Assignor to fulfill its obligations under this Agreement. Without limitation, the foregoing may include obtaining an apostille.

Governing Law. This Assignment, and all claims, causes of action (whether in contract, tort or statute) or other matter that may result from, arise out of, be in connection with or relating to this Assignment or the negotiation, administration, performance, or enforcement of this Assignment, shall be governed by, and construed and enforced in accordance with, the laws of the State of Delaware, regardless of the laws that might otherwise govern under applicable principles of conflicts of laws thereof.

Dispute Resolution. The dispute resolution procedures set forth in Section 8.10 of the APA shall apply with respect to any disputes arising out of or in connection with the subject matter of this Assignment.

Notarization. Assignor shall use commercially reasonable efforts to provide a signed and notarized copy of this Agreement on the Effective Date. If Assignor is unable to accomplish the foregoing, then Assignor shall provide a signed and notarized copy of this Agreement within thirty (30) days thereafter.

Counterparts. This Assignment may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one instrument.

IN WITNESS WHEREOF, this Assignment of Patents has been duly executed and delivered by an authorized representative of each of the parties, effective as of the Effective Date.

ASSIG	NOR: Unify Patente GmbH & Co. KG
Signatu	ire:/ / //
Printed	Name: Alexander Frick
Title:	Managing Director of Unify International Verwaltung GmbH, which is the personally liable partner in Unify Beteiligungsverwaltung GmbH & Co. KG, which in turn is the personally liable partner in Unify Patente GmbH & Co. KG
Nationa	ality: German
Date:	

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IN WITNESS WHEREOF, this Assignment of Patents has been duly executed and delivered by an authorized representative of each of the parties, effective as of the Effective Date.

ASSIGNEE: RingCentral IP Holdings, Inc.

14 The Signature: Printed Name: Bruce Johnson Title: President and Secretary

Nationality: United States
Date: 1/6/2022



For Notary

Assignment of Patents (Notarization Pages)

See attached.

F 6964 /2021 File No. hi

I hereby certify, that the signature overleaf are the true signatures, subscribed in my presence of

Mr. Alexander Frick, born on 18.12.1961, business address: Otto-Hahn-Ring 6, 81739 München, Germany, personally known to me.

Upon my inspection of the Commercial Register of today, I hereby certify that

a) under HRA 102782 of the Municipal Court of Munich

Unify Patente GmbH & Co. KG

with the statutory seat in Munich, Germany (business address: Otto-Hahn-Ring 6, 81739 München, Germany)

is registered and that Unify Beteiligungsverwaltung GmbH & Co. KG is its sole general partner, which is entitled to act individually on behalf of Unify Patente GmbH & Co. KG and is exempted from the restrictions of section 181 of the German civil code;

b) under HRA 102929 of the Municipal Court of Munich

Unify Beteiligungsverwaltung GmbH & Co. KG

with the statutory seat in Munich, Germany (business address: Otto-Hahn-Ring 6, 81739 München, Germany)

is registered and that Unify International Verwaltung GmbH is its sole general partner, which is entitled to act individually on behalf of Unify Beteiligungsverwaltung GmbH & Co. KG and is exempted from the restrictions of section 181 of the German civil code;

c) under HRB 213635 of the Municipal Court of Munich

Unify International Verwaltung GmbH

with the statutory seat in Munich, Germany (business address: Otto-Hahn-Ring 6, 81739 München, Germany)

is registered and that Mr. Alexander Frick is the company's managing director of this company who is entitled to act individually on behalf of this company and is exempted from the restrictions of section 181 Alt. 2 of the German civil code

Munich, 08.12.2021



Dr/Sebastian Franck Notaf

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Schedule A Transferred Patents

See attached.

Schedule A Transferred Patents

Reference Number	Application/-issue file number
2011P00020 US	60/419,737/
2011P00020 US01	10/687,702/7,076,427
2011P00020 US02	11/482,876/
2011P00020WOCA	2,502,533/2,502,533
2011P00020WOPH	1-2005-500696/1-2005-500696
2011P00020WE	03774874.6/
2011P00020WOIN	282/MUMNP/2005/209308
2011P00020WOAU	2003282940/2003282940
2011P00020WO	PCT/US03/033040/

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RECORDED: 01/29/2022