# 507347070 06/21/2022

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7393992

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT	
CONVEYING PARTY	Υ DATA			
		Name	Execution Date	
IONEL JITARU			12/31/2019	
MIHAI BOGDAN JITARIU			12/31/2019	
ANDREI STEFAN SA	AVU		01/06/2020	
RECEIVING PARTY	DATA			
Name:	ROMPO	ROMPOWER TECHNOLOGY HOLDINGS, LLC		
Street Address:	203 NE	203 NE FRONT STREET, SUITE 101		
City:	MILFOI	MILFORD		
State/Country:	DELAW	DELAWARE		
Postal Code:	19963	19963		
PROPERTY NUMBERS Total: 1 Property Type		Number		
Application Number	-	17845963		
	ill be sent to , if provided ne:	<i>the e-mail address first; if that</i> <i>i; if that is unsuccessful, it will b</i> 6022816481 patent@galvanilegal.com THOMAS W. GALVANI 3519 E. SHEA BLVD. SUITE 129 PHOENIX, ARIZONA 85028		
ATTORNEY DOCKET NUMBER:		6546-P15CIP1		
NAME OF SUBMITTER:		THOMAS W. GALVANI		
		/Thomas W. Galvani/		
DATE SIGNED:		06/21/2022		
Total Attachments: 6 source=6546-P15CIP source=6546-P15CIP source=6546-P15CIP	1 - Assignme 1 - Assignme	ent_Dan#page2.tif		

source=6546-P15CIP1 - Assignment\_Andrei#page1.tif source=6546-P15CIP1 - Assignment\_Andrei#page2.tif

> PATENT REEL: 060268 FRAME: 0019

## ASSIGNMENT OF RIGHTS

This agreement is between Ionel Jitaru ("Assignor"), of 6262 N. Swan Rd. #200, Tucson, Arizona 85718, and Rompower Technology Holdings, LLC ("Assignee"), of 6262 N. Swan Rd. #200, Tucson, Arizona 85718 (jointly, "the Parties").

1. Recitals. Assignor is an owner of Assignee. Assignee is an Arizona company engaged in the development of power conversion solutions. Assignor has the right to assign the entire right, title, and interest in the Invention and desires to do so in exchange for consideration, and Assignee desires to acquire the entire right, title, and interest in the Invention and any patents or patent applications arising out of the Invention.

2. The Invention. The "Invention" means the subject matter disclosed in the utility patent application entitled POWER TRANSFORMER FOR MINIMUM NOISE INJECTION IN BETWEEN PRIMARY AND SECONDARY WINDING "ROMPOWER ACTIVE SHIELD" with inventors Ionel Jitaru, Savu Andrei-Stefan, and Jitariu Mihai-Bogdan, to be filed on or about December 31, 2019, and in U.S. Provisional Application No. 62/787,199, to which the above-identified utility patent application claims priority.

3. Assignment. In exchange for one dollar (\$1.00) and other valuable consideration, of which Assignor acknowledges receipt and sufficiency, Assignor hereby assigns and transfers to Assignee all of Assignor's right, title and interest that Assignor may have or acquire in the Invention and all patents and patent applications arising therefrom, filed, or to be filed anywhere in the world, including unless otherwise specifically stated in this or another written document, all divisions, reissues, continuations, continuations-in-part, international applications, designs, international registrations of industrial designs, including family member patents and patent applications, and extensions thereof, and all rights of priority resulting from the filing thereof. Assignor hereby assigns and transfers the right and ability to apply for patents based on the Invention. Assignor hereby authorizes and requests any official whose duty it is to issues patents to issue any patent to Assignee or its successors and assigns. Assignor hereby agrees that on request and without further consideration but at the expense of Assignee, Assignor will communicate to Assignee any facts known to Assignor respecting the Invention or patents and patent applications arising therefrom and testify in any legal proceeding, sign all lawful papers, execute all original, divisional, continuing, and reissue applications, make all rightful oaths and generally do everything possible to aid Assignee in obtaining and enforcing patent protection in all countries.

4. **Term.** This Agreement shall remain in full force and effect for the enforceable life of any patents directed to the Invention.

5. **Representations and Warranties**. Assignor represents and warrants that Assignor has the entire right, title, and interest in the Invention and has the right to convey the entire right, title, and interest without limitation. Assignor represents and warrants that the entire right, title, and interest in the Invention is hereby transferred and assigned free and clear of any encumbrances.

6. Governing Law. Arizona law shall govern this Agreement.

7. Attorney's Fees. In any proceeding arising out of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs, and other expenses incurred in connection with such

Assignment of Rights - page 1 of 2

proceeding.

8. Attorney's Representation. Assignor acknowledges that Assignee has retained counsel, which is not Assignor's attorney and cannot advise Assignor with respect to this Agreement. If Assignor wishes to be advised regarding this Agreement, it is recommended that Assignor consult with independent counsel of Assignor's choosing.

**9.** Reformation and Severability. If any section of this Agreement is deemed invalid or unreasonable by a court or arbitrator, such section shall be severable from the remainder of this Agreement, which shall be enforced according to its terms irrespective of the enforceability of the invalid or unreasonable section, provided such enforcement is consistent with the general intent of the Parties as evidenced by this Agreement as a whole.

10. Execution and Effective Date. IN WITNESS WHEREOF, the Parties have duly executed this Agreement as of  $\frac{12/31/2019}{12/31/2019}$  (date). This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

Ionel Jitaru

By: Ionel Jitaru

6262 N. Swan Rd. #200 Tucson, Arizona 85718

**Rompower Technology Holdings, LLC** 

By: Ionel Jitaru

6262 N. Swan Rd. #200 Tucson, Arizona 85718

Assignment of Rights – page 2 of 2

----

### ASSIGNMENT OF RIGHTS

This agreement is between Jitariu Mihai-Bogdan ("Assignor"), of Comuna Pangarati, nr. 29, judetul Neamt, Romania, and Rompower Technology Holdings, LLC ("Assignee"), of 6262 N. Swan Rd. #200, Tucson, Arizona 85718 (jointly, "the Parties").

1. **Recitals.** Assignor is a contractor of Assignee. Assignee is an Arizona company engaged in the development of power conversion solutions. Assignor has the right to assign the entire right, title, and interest in the Invention and desires to do so in exchange for consideration, and Assignee desires to acquire the entire right, title, and interest in the Invention and any patents or patent applications arising out of the Invention.

2. The Invention. The "Invention" means the subject matter disclosed in the utility patent application entitled POWER TRANSFORMER FOR MINIMUM NOISE INJECTION IN BETWEEN PRIMARY AND SECONDARY WINDING "ROMPOWER ACTIVE SHIELD" with inventors Ionel Jitaru, Savu Andrei-Stefan, and Jitariu Mihai-Bogdan, to be filed on or about December 31, 2019, and in U.S. Provisional Application No. 62/787,199, to which the above-identified utility patent application claims priority.

Assignment. In exchange for valuable consideration, of which Assignor acknowledges receipt 3. and sufficiency, Assignor hereby assigns and transfers to Assignee all of Assignor's right, title and interest that Assignor may have or acquire in the Invention and all patents and patent applications arising therefrom, filed, or to be filed anywhere in the world, including unless otherwise specifically stated in this or another written document. all divisions, reissues, continuations, continuations-in-part, international applications, designs, international registrations of industrial designs, including family member patents and patent applications, and extensions thereof, and all rights of priority resulting from the filing thereof. Assignor hereby assigns and transfers the right and ability to apply for patents based on the Invention. Assignor hereby authorizes and requests any official whose duty it is to issues patents to issue any patent to Assignee or its successors and assigns. Assignor hereby agrees that on request and without further consideration but at the expense of Assignee, Assignor will communicate to Assignee any facts known to Assignor respecting the Invention or patents and patent applications arising therefrom and testify in any legal proceeding, sign all lawful papers, execute all original, divisional, continuing, and reissue applications, make all rightful oaths and generally do everything possible to aid Assignee in obtaining and enforcing patent protection in all countries.

4. Term. This Agreement shall remain in full force and effect for the enforceable life of any patents directed to the Invention.

5. **Representations and Warranties**. Assignor represents and warrants that Assignor has the entire right, title, and interest in the Invention and has the right to convey the entire right, title, and interest without limitation. Assignor represents and warrants that the entire right, title, and interest in the Invention is hereby transferred and assigned free and clear of any encumbrances.

6. Governing Law. Arizona law shall govern this Agreement.

7. Attorney's Fees. In any proceeding arising out of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs, and other expenses incurred in connection with such

Assignment of Rights - page 1 of 2

proceeding.

Attorney's Representation. Assignor acknowledges that Assignee has retained counsel, which 8. is not Assignor's attorney and cannot advise Assignor with respect to this Agreement. If Assignor wishes to be advised regarding this Agreement, it is recommended that Assignor consult with independent counsel of Assignor's choosing.

Reformation and Severability. If any section of this Agreement is deemed invalid or 9. unreasonable by a court or arbitrator, such section shall be severable from the remainder of this Agreement, which shall be enforced according to its terms irrespective of the enforceability of the invalid or unreasonable section, provided such enforcement is consistent with the general intent of the Parties as evidenced by this Agreement as a whole.

Execution and Effective Date. IN WITNESS WHEREOF, the Parties have duly executed this 10. \_\_\_ (date). This Agreement may be executed in 31 - 12 - 2019 Agreement as of counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

Jitariu Mihai-Bogdan By: Jitariu Mihai-Bogdan **Rompower Technology Holdings, LLC** By: Ionel Jitaru

Comuna Pangarati, nr. 29, judetul Neamt, Romania 6262 N. Swan RA. #200/

Tucson, Arizona 85718

Assignment of Rights – page 2 of 2

#### ASSIGNMENT OF RIGHTS

This agreement is between Savu Andrei-Stefan ("Assignor"), of Soseaua Oltenitei NR. 238, BL.53, SC.1, ET.9, AP.37, Sector 4, Bucuresti, Romania, and Rompower Technology Holdings, LLC ("Assignee"), of 6262 N. Swan Rd. #200, Tucson, Arizona 85718 (jointly, "the Parties").

1. **Recitals.** Assignor is a contractor of Assignee. Assignee is an Arizona company engaged in the development of power conversion solutions. Assignor has the right to assign the entire right, title, and interest in the Invention and desires to do so in exchange for consideration, and Assignee desires to acquire the entire right, title, and interest in the Invention and any patents or patent applications arising out of the Invention.

2. The Invention. The "Invention" means the subject matter disclosed in the utility patent application entitled POWER TRANSFORMER FOR MINIMUM NOISE INJECTION IN BETWEEN PRIMARY AND SECONDARY WINDING "ROMPOWER ACTIVE SHIELD" with inventors Ionel Jitaru, Savu Andrei-Stefan, and Jitariu Mihai-Bogdan, to be filed on or about December 31, 2019, and in U.S. Provisional Application No. 62/787,199, to which the above-identified utility patent application claims priority.

Assignment. In exchange for valuable consideration, of which Assignor acknowledges receipt 3. and sufficiency, Assignor hereby assigns and transfers to Assignee all of Assignor's right, title and interest that Assignor may have or acquire in the Invention and all patents and patent applications arising therefrom, filed, or to be filed anywhere in the world, including unless otherwise specifically stated in this or another written document, all divisions, reissues, continuations, continuations-in-part, international applications, designs, international registrations of industrial designs, including family member patents and patent applications, and extensions thereof, and all rights of priority resulting from the filing thereof. Assignor hereby assigns and transfers the right and ability to apply for patents based on the Invention. Assignor hereby authorizes and requests any official whose duty it is to issues patents to issue any patent to Assignee or its successors and assigns. Assignor hereby agrees that on request and without further consideration but at the expense of Assignee, Assignor will communicate to Assignee any facts known to Assignor respecting the Invention or patents and patent applications arising therefrom and testify in any legal proceeding, sign all lawful papers, execute all original, divisional, continuing, and reissue applications, make all rightful oaths and generally do everything possible to aid Assignee in obtaining and enforcing patent protection in all countries.

4. Term. This Agreement shall remain in full force and effect for the enforceable life of any patents directed to the Invention.

5. **Representations and Warranties.** Assignor represents and warrants that Assignor has the entire right, title, and interest in the Invention and has the right to convey the entire right, title, and interest without limitation. Assignor represents and warrants that the entire right, title, and interest in the Invention is hereby transferred and assigned free and clear of any encumbrances.

6. Governing Law. Arizona law shall govern this Agreement.

7. Attorney's Fees. In any proceeding arising out of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs, and other expenses incurred in connection with such

Assignment of Rights - page 1 of 2

proceeding.

Attorney's Representation. Assignor acknowledges that Assignee has retained counsel, which 8. is not Assignor's attorney and cannot advise Assignor with respect to this Agreement. If Assignor wishes to be advised regarding this Agreement, it is recommended that Assignor consult with independent counsel of Assignor's choosing.

9. Reformation and Severability. If any section of this Agreement is deemed invalid or unreasonable by a court or arbitrator, such section shall be severable from the remainder of this Agreement, which shall be enforced according to its terms irrespective of the enforceability of the invalid or unreasonable section, provided such enforcement is consistent with the general intent of the Parties as evidenced by this Agreement as a whole.

Execution and Effective Date. IN WITNESS WHEREOF, the Parties have duly executed this 10. Agreement as of 6 - 01 - 2020 (date). This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

Savu Andrei-Stefan By: Savu Andrei-Stefan

Soseaua Oltenitei NR. 238, BL.53, SC.1, ET.9, 6262 N. Swan Rd. #200 AP.37, Sector 4, Bucuresti, Romania

**Rompower Technology Holdings, LLC** 

By: Ionel Jitaru

Tucson, Arizona 85718

Assignment of Rights - page 2 of 2

**RECORDED: 06/21/2022**