

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7406509

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
LANTIQ ISRAEL LTD	10/29/2015
RECEIVING PARTY DATA	
Name:	INTEL CORPORATION
Street Address:	2200 MISSION COLLEGE BOULEVARD
City:	SANTA CLARA
State/Country:	CALIFORNIA
Postal Code:	95054
PROPERTY NUMBERS Total: 2	
Property Type	Number
Patent Number:	10171206
Application Number:	61739771
CORRESPONDENCE DATA	
Fax Number:	(612)677-3572
<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:	612-236-9942
Email:	angela.miller@clarivate.com
Correspondent Name:	ANGELA MILLER
Address Line 1:	C/O CLARIVATE
Address Line 2:	P.O. BOX 5427
Address Line 4:	TUCSON, ARIZONA 85703
ATTORNEY DOCKET NUMBER:	LANTIQ ISRAEL-ADDITIONAL
NAME OF SUBMITTER:	ANGELA MILLER
SIGNATURE:	/Angela Miller/
DATE SIGNED:	06/28/2022
Total Attachments: 8	
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INTELLECTUAL PROPERTY AND ASSET TRANSFER AGREEMENT

This Intellectual Property and Asset Transfer Agreement ("**Agreement**") is entered into as of the last date of signature and is effective as of October 29th, 2015 ("**Effective Date**") between Lantiq Israel Ltd, an Israeli corporation with its principal place of business at 13 Zarchin Street, Building C, 43662 Raanana, Israel ("**Assignor**"), and Intel Corporation, a Delaware corporation with its principal place of business at 2200 Mission College Boulevard, Santa Clara, California 95054 ("**Assignee**"). In consideration of the mutual promises and covenants contained in this Agreement, the parties agree as follows:

1. Definitions

1.1 "**Assigned Property**" means all technology, products, software, algorithms, processes, data, know-how, and other information and materials that has been used, is currently used, or is planned to be used by or on behalf of Assignor in conducting its business, including the following: (a) published and unpublished works of authorship, including literary works, audiovisual works, collective works, computer programs, compilations, databases, derivative works, maskworks, and sound recordings ("**Works of Authorship**"); (b) inventions and discoveries, including devices, methods, compositions of matter, improvements, processes, and new uses for any of the preceding items ("**Inventions**"); (c) words, names, symbols, devices, designs, and other designations, and combinations of the preceding items, used to identify or distinguish a business, group, product, or service or to indicate a form of certification, including logos, product designs, and product features ("**Trademarks**"); and (d) information that is not generally known or readily ascertainable through proper means, whether tangible or intangible, including algorithms, customer lists, ideas, data, designs, formulas, know-how, methods, plans, processes, procedures, programs, prototypes, specifications, systems, and techniques ("**Confidential Information**").

1.2 "**Assigned IP Rights**" means all intellectual property and other proprietary rights in or associated with the Assigned Property in any jurisdiction worldwide owned by Assignor, including the following: (a) rights in or associated with Works of Authorship ("**Copyrights**"); (b) rights in or associated with inventions, including rights in all patents ("**Patent Rights**"); (c) rights in or associated with Trademarks ("**Trademark Rights**"); (d) rights in or associated with Confidential Information ("**Trade Secret Rights**"); and (e) rights of attribution and integrity and other moral rights of an author ("**Moral Rights**"); and (f) rights in or associated with domain names ("**Domain Name Rights**"); in each case in (a) through (f), together with all registrations, applications, continuations, continuations-in-part, divisionals, renewals, and other forms of protection of any type with respect to Copyrights, Patent Rights, Trademark Rights, Trade Secret Rights, Moral Rights, and Domain Name Rights.

1.3 "**OCS**" means Office of the Chief Scientist, part of the Israeli Ministry of Economics, a governmental entity established and existing under, *inter alia*, the Israeli R&D Law.

1.4 "**OCS Grants**" means the grants received from OCS, by the Seller or its Affiliates in connection with the R&D Law (as below defined).

1.5 "**R&D Law**" means the Israeli Encouragement of Industrial and Development Law, 5744-1984, all related regulations, orders and published OCS policy.

2. **Assignment.** Following the receipt of the OCS written approval, dated October 27, 2015, and approval of the applicable provisions of R&D Law as relating to grants received by the Assignor from the OCS, Assignor hereby perpetually, irrevocably, and unconditionally assigns, transfers, and conveys to Assignee, *nunc pro tunc* as of the Effective Date, all of Assignor's worldwide right, title, and interest in and to the Assigned Property and all Assigned IP Rights. Assignor further perpetually, irrevocably, and unconditionally assigns, transfers, and conveys to Assignee, *nunc pro tunc* as of the Effective Date, all claims

for past, present and future infringement or misappropriation of the Assigned Property and Assigned IP Rights, including all rights to sue for and to receive, recover, and retain all profits, damages, and other awards accruing from any infringement or misappropriation prior to or after the Effective Date, as well as the right to grant releases for past or future infringements or misappropriations. Assignor hereby waives and agrees not to enforce all Moral Rights that Assignor may have in the Assigned Property.

3. Consideration. In consideration for assignments made by Assignor under this Agreement, Assignee will pay Assignor U.S. [REDACTED] (the "Purchase Price"). The parties may mutually agree to revise the Purchase Price after the date hereof based on information or events that both (i) becomes known or occur subsequent to the date hereof and (ii) could affect the parties' assessment of the fair market value of the Assigned Property and the Assigned IP Rights as of the date hereof. The Purchase Price shall be paid within 60 days of the date of this Agreement. After 60 days simple interest shall accrue on the outstanding balance of the Purchase Price as of the end of the Intel's fiscal quarter based on 3 month LIBOR in effect as of the first day of each such quarter.

4. Further Assurances

4.1 Assistance. As between Assignor and Assignee, Assignee will be responsible for recording this Agreement or any exhibits with any governmental registry or other agency. Assignor will take all action and execute all documents as Assignee may reasonably request to effectuate the transfer of the Assigned Property and Assigned IP Rights and the vesting of complete and exclusive ownership of the Assigned Property and Assigned IP Rights in Assignee, including: (a) the *Trademark Assignment Agreement* attached as Exhibit A; (b) the *Patent Assignment Agreement* attached as Exhibit B; and (c) additional assignment agreements prepared by Assignee and provided to Assignor to be recorded with local registrars and agencies. In addition, Assignor will, at the request and sole cost and expense of Assignee, but without additional compensation, promptly sign, execute, make, and do all such deeds, documents, acts, and things as Assignee may reasonably require: (y) to apply for, obtain, register, maintain and vest in the name of Assignee alone (unless Assignee otherwise directs) protection relating to any or all of the Assigned Property or Assigned IP Rights in any country throughout the world; and (z) to defend and enforce the Assigned IP Rights, including in any judicial, opposition, petition, or other proceedings of any type in respect of the Assigned IP Rights.

4.2 Power of Attorney. If at any time Assignee is unable, for any reason, to secure Assignor's signature on any patent, copyright, or trademark assignments or applications for registrations, or other documents or filings pertaining to any or all of the Assigned Property or Assigned IP Rights, whether because of Assignor's unwillingness or for any other reason whatsoever, Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as its agents and attorneys-in-fact, to act for and on its behalf to execute and file any and all such assignments, applications, registrations, and other documents and to do all other lawfully permitted acts to further the prosecution thereon with the same legal force and effect as if executed by Assignor.

5. Miscellaneous

5.1 Binding on Successors. This Agreement will inure to the benefit of, and be binding upon, the parties, together with their respective representatives, successors, and assigns. Assignor may not assign this Agreement without the prior written consent of Assignee. Assignee may assign this Agreement or any rights or obligations under this Agreement in Assignee's discretion.

5.2 Governing Law and Jurisdiction. This Agreement will be governed by, and construed in accordance with, the laws of the State of Delaware without reference to its conflict of laws provisions. With respect to any dispute arising out of or related to this Agreement, the parties consent to the exclusive jurisdiction of, and venue in, the federal and state courts located in the State of Delaware.

5.3 Amendment and Waiver. This Agreement may not be amended or modified unless mutually agreed upon in writing by the parties and no waiver will be effective unless signed by the party from whom such waiver is sought. The waiver by any party of a breach of any provision of this Agreement will not operate or be construed as a waiver of any subsequent breach.

5.4 Severability. If any provision of this Agreement is held invalid by any court of competent jurisdiction, such invalidity will not affect the validity or operation of any other provision, and the invalid provision will be deemed severed from this Agreement.

5.5 Interpretation. The term "including," as used in this Agreement, is non-limiting and means "including, without limitation" in each instance.

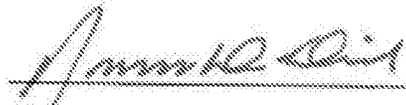
5.6 Entire Agreement. This Agreement is the entire agreement concerning the subject matter hereof. It supersedes all prior and contemporaneous agreements, assurances, representations, and communications between the parties concerning the same subject matter.

IN WITNESS WHEREOF, the parties hereto have executed the Agreement as of the date written below.

LANTIQ ISRAEL LTD

INTEL CORPORATION

By: 

By: 

Name: David Shamir

Name: GERALD DUXEL

Title: Managing Director

Title: Vice President

Date: _____

Date: _____

EXHIBIT A
TRADEMARKS

NONE

EXHIBIT B
PATENTS

Lantiq Reference	Country	Serial Number	Patent Number	Publication Number	Status	Title
None	US	11/463329			Rejected and abandoned	Varying-Size Coefficients in Wireless Local Area Network Return Channel
None	US	11/680544			Rejected and abandoned	On-Chip Impedance matching using variable capacitor
None	US	11/774,600			Response to office action submitted	Device System and Method of Classification of Communication Traffic
P1830US00	US	11/969243	7786942	Pub No. US - 2009-0174617	Granted	Hybrid Dual Dipole Slot PCB antenna Arrangement for MIMO communication Systems
P1830US01	US Continuation	12/855,689	8102323	Pub No. US - 2009-0174617	Granted	Hybrid Dual Dipole Slot PCB antenna Arrangement for MIMO communication Systems
P1831US00	US	11/681829	7817755		Granted	System Device and Method For Generating a logarithmic function according to a polarity of communication signals
P1833US00	US Provisional	60/686,441			Pending	Portable Media Storage Device with Wireless Network Connectivity
P1833US01	US	11/443933			Response to office action submitted	

P1840W00	WO	06728365.5		Pub No. WO 2006123347	WIPO	Phase Noise Compensation for MIMO WLAN Systems
P1840EP00	EP	8102861.5		Pub No. EP 1976209	Jurisdiction patent application Registered by Seller in Europe.	Reducing Computational Complexity in Maximum Likelihood MIMO OFDM Decoders
P1840JP00	JP	JP 200878952		Pub No. JP 2008245285	Registered by Seller in Japan.	Reducing Computational Complexity in Maximum Likelihood MIMO OFDM Decoders
P1840TW00	TW	TW097110465		Pub No. JP 2008245285	Registered by Seller in Japan.	Reducing Computational Complexity in Maximum Likelihood MIMO OFDM Decoders
P1840US00	US	11/690966		7912140	Granted	Reducing Computational Complexity in Maximum Likelihood MIMO OFDM Decoder System and Method of MIMO Transmitter/Receiver
P1842US00	US	10/838974		7636406	Granted	Reducing Power Consumption in a receiver
P1845US00	US	11/422,909		7643439	Granted	Phase Noise Compensation for MIMO WLAN Systems
P1846US00	US	11/132717		7609789	Granted	Variable Gain Amplifier
P1848US00	US			7642851	Granted	Insensitive to Process Voltage and Temperature Variations
P1920PC00	WO	11/767,678 PCT/IB2013/061202				A method and apparatus for reliable retransmission of datagrams with reordered sequence generation

P1920US00	US Provisional	61/739,771	A method and apparatus for reliable retransmission of datagrams with reordered sequence generation
P1920US00	US	14/653,863	A method and apparatus for reliable retransmission of datagrams with reordered sequence generation
P1920US00	US Provisional	61/739,771	Reliable retransmission of datagrams with reordered sequence generation
P1924EP00	EP	14157368-3	A method and apparatus for dynamic block acknowledgement window adaptation under error channel conditions
P1924TW00	TW	104106197	A method and apparatus for dynamic block acknowledgement window adaptation under error channel conditions
P1924US00	US		A method and apparatus for dynamic block acknowledgement window adaptation under error channel conditions
P1924WO	WO	PCT/IB2015/051431	A method and apparatus for dynamic block acknowledgement window adaptation under error channel conditions
P1973US00	US Provisional	62/169,650	MU-MIMO implicit channel update technique

Unfiled

Pending

P1974US00 US Provisional 62/160,666

Pending

A method and apparatus for on the fly packet descriptors management in WLAN communications