

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7906897

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
ITO NAOYUKI	03/20/2017
RECEIVING PARTY DATA	
Name:	SAMSUNG DISPLAY CO., LTD.
Street Address:	1, SAMSUNG-RO, GIHEUNG-GU
City:	YONGIN-SI, GYEONGGI-DO
State/Country:	KOREA, REPUBLIC OF
Postal Code:	17113
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16277758
CORRESPONDENCE DATA	
Fax Number:	(626)577-8800
<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:	6267959900
Email:	pto@lewisroca.com
Correspondent Name:	LEWIS ROCA ROTHGERBER CHRISTIE LLP
Address Line 1:	P.O. BOX 29001
Address Line 4:	GLENDALE, CALIFORNIA 91209-9001
ATTORNEY DOCKET NUMBER:	169252 PARTIAL#2 JOE/CLM
NAME OF SUBMITTER:	CHRISTINA L. MALINOSKY
SIGNATURE:	/Christina L. Malinosky/
DATE SIGNED:	04/18/2023
Total Attachments: 5	
source=169252 - partial assign Ito Naoyuki#page1.tif	
source=169252 - partial assign Ito Naoyuki#page2.tif	
source=169252 - partial assign Ito Naoyuki#page3.tif	
source=169252 - partial assign Ito Naoyuki#page4.tif	
source=169252 - partial assign Ito Naoyuki#page5.tif	

Employee Pledge of Protection of Trade Secrets, etc.
(the "Pledge")

I, as an employee of **Samsung Display Co., Ltd.** (hereinafter referred to as the "Company"), make the following pledge in regard to protection of trade secrets, etc. of the Company.

1. I shall strictly comply with the Company's regulations, guidelines, and policies relating to protection of information regarding the Company's manufacturing methods, sales methods, and any other technical or managerial information useful for business activities, which is not publicly known while having independent economic values and has been maintained confidential through reasonable efforts, during the course of my employment.
2. I shall refrain from any act of copying, photographing, recording, duplicating (including reproducing, editing, and processing information learned during my service at the Company into any form, e.g., documents, drawings, etc.), keeping, transmitting, storing in an unauthorized storage medium, divulging or disclosing to a third person inside or outside the Company, using, etc. the Company's trade secrets including the following information (hereinafter, collectively referred to as the "Trade Secret") at my discretion during the course of my employment for any reason unless the Trade Secret is used in connection with assigned tasks related to my responsibilities (this clause shall not apply when such act is authorized by a prior written consent of the Company, or allowed by the Company's regulations regarding protection of trade secrets):
 - 1) Research and development (R&D) information, including product R&D plans, content of work reports and work logs, experiment data, research performance, analysis data, etc.;
 - 2) Technical information, including product design methods, drawings, manufacturing processes, manufacturing apparatuses, computer programs related to the manufacture, designs, development samples, etc.;
 - 3) Managerial information, including information regarding personnel matters, organization, marketing, financial management, sales statistics, sales plan, M&A strategy, list of clients and business partners, etc.;
 - 4) Information concerning clients and employees and other personal information processed by the Company; and
 - 5) Any other information and documents that the Company seeks to protect in accordance with the preceding clause.
3. I shall not access unauthorized information, facilities, networks, and servers, and strictly comply with the Company's security regulations and guidelines, and other related policies,

and in particular, I agree that the Company will read, store, copy and control data including files, documents, etc. generated and stored by using information networks, personal computers (PC), storage medium, etc., owned or provided by the Company, or restore, read, and copy any deleted data, if necessary, for the purposes of preventing divulgence of the Trade Secret, operating and maintaining the information networks smoothly, and avoiding misuse and abuse of e-mails and internet, and use of the Company's properties for non-business purposes.

4. I have been informed of and understood a series of security systems (entry log, property carry-in/out records, CCTV, security management of PCs, electronic documents, printouts, and mobiles, VPN, etc.) operated by the Company to protect the Company's Trade Secret and personal information of customers and employees, and agree to recording, storing, managing, utilizing, etc. of logs through the security system of the Company.
5. I acknowledge that the Company holds any and all rights including ownership, use, disposal, etc. of technologies and information related to my responsibilities, which have been invented, discovered, developed, designed, or conceived by me alone or jointly with other persons during the course of my employment, as well as any other outputs equivalent to the foregoing, and shall not utilize them in favor of me or a third person without a prior written consent of the Company during the course of my employment or after my resignation.
6. I shall not engage in any and all act that might give rise to civil or criminal liability on the part of the Company in relation to trade secrets, etc. of a third person, including using, etc. trade secrets owned by a third person in business without a prior consent of the third person.
7. In the event that the Company takes legal actions for protection of rights, including filing a patent application, etc. of intellectual properties relating to my responsibilities, or assigns the rights to a third person, I shall draft in person, per the Company's request, drawings, specification, letter of confirmation, or any other related documents and papers required therefor, or actively cooperate with the Company, by supporting preparation of such documents, etc. by the Company or the Company's agent during the course of my employment or after my resignation.
8. I shall return to the Company all the materials which contain the Trade Secret of the Company, including charts, drawings, specifications, documents, notes, magnetic tapes, disks, files, PCs, and any other storage media which have been under my control, and not privately possess any form of copies thereof at the time of my resignation.
9. I shall not divulge, use, disclose to a third person in any way without a prior consent of the Company the Trade Secret acquired or learned during the course of my employment after

my resignation.

10. I shall refrain from the following acts, including establishing or joining a competitor company, which may cause a risk of divulgence or use of the Trade Secret, for two years from my resignation:
 - 1) Establishing a competitor company regardless of its type, through a direct or indirect joint venture, partnership, business cooperation, trust management, etc.;
 - 2) Joining a competitor company, including participating in management or conducting business as a shareholder, partner, director, auditor, substitute, consultant, advisor, employee, or any other forms of employment;
 - 3) Joining a research institute, school, partner company of a competitor, etc. ostensibly, while substantially conducting advice-seeking, consulting, contracted service, etc. in favor of the competitor, by means of a placement service or employment intermediation of the competitor, i.e., indirectly joining the competitor; and
 - 4) Providing a service, information, technology, or related business to a competitor regardless of its form of provision, including entrustment, outsourcing, substitution, business assistance, etc.

In the event that I engage in any kinds of profit-making activities including establishing or joining a company during the said period, I shall notify the Company of such activities beforehand to check whether the activities are in violation of noncompetition obligation set forth in this Pledge and seek a consent of the Company.

11. I shall not engage in any act of recruiting, soliciting, inducing, or persuading, by myself or through a third person, employees of the Company to establish an employment relationship or any other business relationships with a competitor, or any and all act of encouraging such purpose during the course of my employment or after my resignation.
12. In the event of breach of each clause set forth in this Pledge, I shall not only receive disciplinary measures according to the related policy of the Company but bear any and all civil and criminal liabilities including compensation for damages, etc.
13. I agree that in the event of breach of this Pledge by joining, establishing, or operating a competitor company, or by divulging the Trade Secret, etc. without a consent of the Company, the Company may take legal actions before the Korean courts or any competent courts which have jurisdiction over a competitor company.

March 20, 2017

[Translation]

Original	I have carefully read the above thirteen (13) clauses before signing this Pledge.	Employee No.	12426300
Handwriting	<u>I have carefully read the above thirteen (13) clauses before signing this Pledge.</u>	Name	Ito Naoyuki (Signed)

Please fill out the List of Trade Secrets following on the next page.

※ This Pledge will be scanned and kept in the form of file according to the prescribed procedures of the Company.

