PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI96508

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Mikayla Rogers	01/31/2024
Joseph Micucci	01/31/2024
Daniel Rogers	02/01/2024
Morely Sherman	01/31/2024
Danielle Mahoney	01/31/2024

RECEIVING PARTY DATA

Company Name:	RTX CORPORATION
Street Address:	10 Farm Springs Rd.
City:	Farmington
State/Country:	CONNECTICUT
Postal Code:	06032

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	18428956

CORRESPONDENCE DATA

Fax Number: 2489888363

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.

Phone: 2489888360

Email:docket@cgolaw.comCorrespondent Name:Theodore W. Olds

Address Line 1:400 W. Maple Road, Suite 350Address Line 4:Birmingham, MICHIGAN 48009

ATTORNEY DOCKET NUMBER:	67097-4625PUS1;178686US01
NAME OF SUBMITTER:	ALEXANDRA KURETICH
SIGNATURE:	ALEXANDRA KURETICH
DATE SIGNED:	03/15/2024

Total Attachments: 10

source=4625PUS1_Assignment_DM#page1.tif

PATENT REEL: 066781 FRAME: 0411

508440139



I/We, the undersigned, **Mikayla Rogers, Joseph Micucci, Daniel Rogers, Morely Sherman, Danielle Mahoney** ("**Assignor(s)**"), have made certain inventions or discoveries (or both) set forth in a patent application entitled, **BLADE OUTER AIR SEAL WITH MACHINABLE COATING,** identified as **67097-4625 PUS1** [RTX Reference No. **178686US01**], which application was filed on 1/31/2024 and assigned Application No. 18/428,956 . In the event the execution date, filing date and/or Application No. are not entered or are incorrect at the time Assignor(s) executed this document, Assignor(s) hereby authorize and request an attorney of Assignee to insert the information or make the correction.

WHEREAS, RTX Corporation, a corporation organized and existing under and by virtue of the laws of **Delaware**, United Sates of America, and having an office and place of business at **10 Farm Springs Rd.**, **Farmington**, **Connecticut 06032** (hereinafter Assignee), is desirous of acquiring the entire worldwide right, title and interest in and to said invention or inventions and any and all patents, utility models, design patents or other industrial property rights to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, to the extent owned or assignable by the undersigned, all right, title and interest in and to:

- said invention or inventions, as described in the aforesaid patent application, in any form or embodiment thereof, and in and to the aforesaid application;
- any application filed in any country, jurisdiction or other authority based thereon, including direct or indirect nonprovisional, divisional, continuation-in-part or substitute applications, and including the right to file said applications under the provisions of the Paris Convention for the Protection of Industrial Property, the Patent Corporation Treaty or other international convention or agreement;
- any and all patents or reissues or extensions thereof to be obtained in any country, jurisdiction or other authority which may be filed upon said invention or inventions in any country or other authority;
- all such rights relating to prior infringements, retroactive or past royalties, provisional rights, and other retroactive or past relief or compensation.

The undersigned hereby authorizes and requests the issuing authority to issue any and all patents on said application or applications to Assignee or its successors and assigns.

The undersigned further authorizes and agrees that Assignee can pursue any and all claims that are enabled by any patent application associated with the invention or inventions.

The undersigned further agrees, to communicate to Assignee, its representatives or agents or its successors and assigns, any facts relating to said invention or inventions including evidence for interference purposes or for other legal proceedings whenever requested; testify in any interference or other legal proceedings, whenever requested; execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and generally do everything possible to aid Assignee, its successors or assigns and nominees to obtain and enforce proper patent protection for said invention or inventions in any country.

IN TESTIMONY WHEREOF, the undersigned has hereunto set her/his hand and seal on the date after her/his signature.

Inventor 1:		
Mikayla Rogers		
Inventor 2:		
Joseph Micucci		
Inventor 3:		
Daniel Rogers		
Inventor 4:		
Morely Sherman		
Inventor 5 Signature:		
Danielle Mahoney 3B6DE91DD61E4AC	Date:	2024-Jan-31

Danielle Mahoney

DocuSign Envelope ID: 7144D3B7-FCD7-4B59-9212-AAB493DCB7D8

I/We, the undersigned, **Mikayla Rogers, Joseph Micucci, Daniel Rogers, Morely Sherman, Danielle Mahoney** ("**Assignor(s)**"), have made certain inventions or discoveries (or both) set forth in a patent application entitled, **BLADE OUTER AIR SEAL WITH MACHINABLE COATING,** identified as **67097-4625 PUS1** [RTX Reference No. **178686US01**], which application was filed on 1/31/2024 and assigned Application No. 18/428,956 . In the event the execution date, filing date and/or Application No. are not entered or are incorrect at the time Assignor(s) executed this document, Assignor(s) hereby authorize and request an attorney of Assignee to insert the information or make the correction.

WHEREAS, RTX Corporation, a corporation organized and existing under and by virtue of the laws of **Delaware**, United Sates of America, and having an office and place of business at **10 Farm Springs Rd.**, **Farmington**, **Connecticut 06032** (hereinafter Assignee), is desirous of acquiring the entire worldwide right, title and interest in and to said invention or inventions and any and all patents, utility models, design patents or other industrial property rights to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, to the extent owned or assignable by the undersigned, all right, title and interest in and to:

- said invention or inventions, as described in the aforesaid patent application, in any form or embodiment thereof, and in and to the aforesaid application;
- any application filed in any country, jurisdiction or other authority based thereon, including direct or indirect nonprovisional, divisional, continuation-in-part or substitute applications, and including the right to file said applications under the provisions of the Paris Convention for the Protection of Industrial Property, the Patent Corporation Treaty or other international convention or agreement;
- any and all patents or reissues or extensions thereof to be obtained in any country, jurisdiction or other authority which may be filed upon said invention or inventions in any country or other authority;
- all such rights relating to prior infringements, retroactive or past royalties, provisional rights, and other retroactive or past relief or compensation.

The undersigned hereby authorizes and requests the issuing authority to issue any and all patents on said application or applications to Assignee or its successors and assigns.

The undersigned further authorizes and agrees that Assignee can pursue any and all claims that are enabled by any patent application associated with the invention or inventions.

The undersigned further agrees, to communicate to Assignee, its representatives or agents or its successors and assigns, any facts relating to said invention or inventions including evidence for interference purposes or for other legal proceedings whenever requested; testify in any interference or other legal proceedings, whenever requested; execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and generally do everything possible to aid Assignee, its successors or assigns and nominees to obtain and enforce proper patent protection for said invention or inventions in any country.

IN TESTIMONY WHEREOF, the undersigned has hereunto set her/his hand and seal on the date after her/his signature.

Inventor 1: Mikayla Rogers		
Inventor 2: Joseph Micucci		
Inventor 3 Signature:		
Daniel Rogers E3EFE6BBC8DD4FF	2024-Feb-01 Date:	
Daniel Rogers		
Inventor 4: Morely Sherman		

DocuSign Envelope ID: DC7EB8FE-7CAC-45B0-AB80-DEA6C00D7E1C

Inventor 5:

Danielle Mahoney

I/We, the undersigned, **Mikayla Rogers, Joseph Micucci, Daniel Rogers, Morely Sherman, Danielle Mahoney** ("**Assignor(s)**"), have made certain inventions or discoveries (or both) set forth in a patent application entitled, **BLADE OUTER AIR SEAL WITH MACHINABLE COATING,** identified as **67097-4625 PUS1** [RTX Reference No. **178686US01**], which application was filed on 1/31/2024 and assigned Application No. 18/428,956. In the event the execution date, filing date and/or Application No. are not entered or are incorrect at the time Assignor(s) executed this document, Assignor(s) hereby authorize and request an attorney of Assignee to insert the information or make the correction.

WHEREAS, RTX Corporation, a corporation organized and existing under and by virtue of the laws of **Delaware**, United Sates of America, and having an office and place of business at **10 Farm Springs Rd.**, **Farmington**, **Connecticut 06032** (hereinafter Assignee), is desirous of acquiring the entire worldwide right, title and interest in and to said invention or inventions and any and all patents, utility models, design patents or other industrial property rights to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, to the extent owned or assignable by the undersigned, all right, title and interest in and to:

- said invention or inventions, as described in the aforesaid patent application, in any form or embodiment thereof, and in and to the aforesaid application;
- any application filed in any country, jurisdiction or other authority based thereon, including direct or indirect nonprovisional, divisional, continuation-in-part or substitute applications, and including the right to file said applications under the provisions of the Paris Convention for the Protection of Industrial Property, the Patent Corporation Treaty or other international convention or agreement;
- any and all patents or reissues or extensions thereof to be obtained in any country, jurisdiction or other authority which may be filed upon said invention or inventions in any country or other authority;
- all such rights relating to prior infringements, retroactive or past royalties, provisional rights, and other retroactive or past relief or compensation.

The undersigned hereby authorizes and requests the issuing authority to issue any and all patents on said application or applications to Assignee or its successors and assigns.

The undersigned further authorizes and agrees that Assignee can pursue any and all claims that are enabled by any patent application associated with the invention or inventions.

The undersigned further agrees, to communicate to Assignee, its representatives or agents or its successors and assigns, any facts relating to said invention or inventions including evidence for interference purposes or for other legal proceedings whenever requested; testify in any interference or other legal proceedings, whenever requested; execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and generally do everything possible to aid Assignee, its successors or assigns and nominees to obtain and enforce proper patent protection for said invention or inventions in any country.

IN TESTIMONY WHEREOF, the undersigned has hereunto set her/his hand and seal on the date after her/his signature.

Inventor 1: Mikayla Rogers		
Inventor 2 Signature:		
Joseph Michael 816A3B26BAB3430	Date:	2024-Jan-31

Joseph Micucci

DocuSign Envelope ID: 3A5F010E-9570-4FA6-B05E-02BDEBBC2EA5

Inventor 3:

Daniel Rogers

Inventor 4:

Morely Sherman

Inventor 5:

Danielle Mahoney

I/We, the undersigned, **Mikayla Rogers, Joseph Micucci, Daniel Rogers, Morely Sherman, Danielle Mahoney** ("**Assignor(s)**"), have made certain inventions or discoveries (or both) set forth in a patent application entitled, **BLADE OUTER AIR SEAL WITH MACHINABLE COATING,** identified as **67097-4625 PUS1** [RTX Reference No. **178686US01**], which application was filed on 1/31/2024 and assigned Application No. 18/428,956 . In the event the execution date, filing date and/or Application No. are not entered or are incorrect at the time Assignor(s) executed this document, Assignor(s) hereby authorize and request an attorney of Assignee to insert the information or make the correction.

WHEREAS, RTX Corporation, a corporation organized and existing under and by virtue of the laws of **Delaware**, United Sates of America, and having an office and place of business at **10 Farm Springs Rd.**, **Farmington**, **Connecticut 06032** (hereinafter Assignee), is desirous of acquiring the entire worldwide right, title and interest in and to said invention or inventions and any and all patents, utility models, design patents or other industrial property rights to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, to the extent owned or assignable by the undersigned, all right, title and interest in and to:

- said invention or inventions, as described in the aforesaid patent application, in any form or embodiment thereof, and in and to the aforesaid application;
- any application filed in any country, jurisdiction or other authority based thereon, including direct or indirect nonprovisional, divisional, continuation-in-part or substitute applications, and including the right to file said applications under the provisions of the Paris Convention for the Protection of Industrial Property, the Patent Corporation Treaty or other international convention or agreement;
- any and all patents or reissues or extensions thereof to be obtained in any country, jurisdiction or other authority which may be filed upon said invention or inventions in any country or other authority;
- all such rights relating to prior infringements, retroactive or past royalties, provisional rights, and other retroactive or past relief or compensation.

The undersigned hereby authorizes and requests the issuing authority to issue any and all patents on said application or applications to Assignee or its successors and assigns.

The undersigned further authorizes and agrees that Assignee can pursue any and all claims that are enabled by any patent application associated with the invention or inventions.

The undersigned further agrees, to communicate to Assignee, its representatives or agents or its successors and assigns, any facts relating to said invention or inventions including evidence for interference purposes or for other legal proceedings whenever requested; testify in any interference or other legal proceedings, whenever requested; execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and generally do everything possible to aid Assignee, its successors or assigns and nominees to obtain and enforce proper patent protection for said invention or inventions in any country.

IN TESTIMONY WHEREOF, the undersigned has hereunto set her/his hand and seal on the date after her/his signature.

Danielle Mahoney

Inventor 1 Signature:			
DocuSigned by:			
Mikayla Rogers	-	2024-Jan-31	
B1F358E9575F4E2	Date:		
Mikayla Rogers			
Inventor 2:			
Joseph Micucci			
Inventor 3:			
Daniel Rogers			
Inventor 4:			
Morely Sherman			
Inventor 5:			

WHEREAS, **RTX** Corporation, a corporation organized and existing under and by virtue of the laws of **Delaware**, United Sates of America, and having an office and place of business at **10 Farm Springs Rd.**, **Farmington**, **Connecticut 06032** (hereinafter Assignee), is desirous of acquiring the entire worldwide right, title and interest in and to said invention or inventions and any and all patents, utility models, design patents or other industrial property rights to be obtained therefore;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, to the extent owned or assignable by the undersigned, all right, title and interest in and to:

- said invention or inventions, as described in the aforesaid patent application, in any form or embodiment thereof, and in and to the aforesaid application;
- any application filed in any country, jurisdiction or other authority based thereon, including direct or indirect nonprovisional, divisional, continuation-in-part or substitute applications, and including the right to file said applications under the provisions of the Paris Convention for the Protection of Industrial Property, the Patent Corporation Treaty or other international convention or agreement;
- any and all patents or reissues or extensions thereof to be obtained in any country, jurisdiction or other authority which may be filed upon said invention or inventions in any country or other authority;
- all such rights relating to prior infringements, retroactive or past royalties, provisional rights, and other retroactive or past relief or compensation.

The undersigned hereby authorizes and requests the issuing authority to issue any and all patents on said application or applications to Assignee or its successors and assigns.

The undersigned further authorizes and agrees that Assignee can pursue any and all claims that are enabled by any patent application associated with the invention or inventions.

The undersigned further agrees, to communicate to Assignee, its representatives or agents or its successors and assigns, any facts relating to said invention or inventions including evidence for interference purposes or for other legal proceedings whenever requested; testify in any interference or other legal proceedings, whenever requested; execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective; and generally do everything possible to aid Assignee, its successors or assigns and nominees to obtain and enforce proper patent protection for said invention or inventions in any country.

IN TESTIMONY WHEREOF, the undersigned has hereunto set her/his hand and seal on the date after her/his signature.

Inventor 1: Mikayla Rogers		
Inventor 2: Joseph Micucci		
Inventor 3:		
Daniel Rogers Inventor 4 Signature:		
DocuSigned by: Morely Spenser Sperman 4BAE3B64ABF14AA	Date:	2024-Jan-31

2024-Jan-31 Date:

DocuSign Envelope ID: FB8C3A71-C15A-4B12-B9EB-488C5E63D6CD

Morely Sherman

Inventor 5:

Danielle Mahoney

RECORDED: 03/15/2024