Oute No. 005: 0011 (2) 406/00) REC 07	'-11-2000	HEET	U.S. DEPARTMED Patent or	NT OF COLIN. nd Trademark
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To the Honorable Commissi	oner of Palei	01399584	hed original	documents or copy	thereof.
1. Name of conveying party(les): 6 - vg.	2. Name and a	on to searboa	celving party(les)	
Glenn E. Holland John F. Seely Craig N. Boyer Additional name(a) of conveying party(be	JUN 1 6 2000	represented	by the Se	cretary of the	he Was-
3. Nature of conveyance:				OF COUNSEL	
Assignment	□ Merger	Street Addres		CODE COCCIP) ON TOWER ONE	
☐ Security Agreement	Change of Nam	e	800 NO	RTH QUINCY ST	REET
Other		Chy: ARLING	TON	State: <u>VA</u> 2	ZIP: <u>22217</u>
Execution Date: 10-29-98; 3-	·3-99; 3-5-99	Additional name(s	i) & address(es)	affached? © Yes XQ	l No
4. Application number(s) or patent	number(s):				
If this document is being filed to	gether with a new applicat	tion, the execution date	of the applica	ition is:	
A. Patent Application No.(s)	•	B. Palent No.('s)		
09/215,499			,-,		
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5. Name and address of party to wh concerning document should be r	•	6. Total number of	applications a	nd patents involve	×d: 1
Name: ASSOCIATE COUNSEL	(PATENTS)	7. Total fee (37 CF	R 3.41)	\$ 40.00	
Internal Address: NAVAL RESE	IRCE LABORATORY	☐ Enclosed			
(ATTN: CODE 1008.2)		Authorized to	be charged	to deposit accour	nt
Street Address: 4555 OVERLOOK	AVENUE, S.W.	8. Deposit account	number: 50	-0281	
City: WASHINGTON DC State: 1/2000 BNGIVEN 00000050 500281 092150	ZiP: 20375	(Altach duplicate cop	y of this page if p	paying by deposit acc	count)
FC::581 40.00 CH	DO NOT USE	THIS SPACE			
Statement and signature. To the best of my knowledge and but the original document. ARRY A. EDELBERG	eliel, the foregoing informs	ation is true and correct	and any attao	-1.1.	ne copy of
Reg. No. 31,012 Name of Person Signing		Signature		Date	·, ·
	tal number of pages including or	/ -	document:		-
Maildocu	ments to be recorded with re-	quired cover sheet inform	ation to:		

Assignment

PACITOR MOUNTING ARRANGEMENT I		IUK		
Inventor(s) (Name)	SFA. Inc			
LENN E. HOLLAND				
	Contract No.		Government Agency	
	N00014-93-	1		
	Contractor Invention Docket No.		Agecney Docket No.	
	1			
	Date Executed	Serial No	Filing Date	
nonexclusive and royalty-free license we finterest in and to each invention discipatent application that corresponds the The license reserved to the Con affiliated companies, if any within the assignable to the successor of that part The inventor(s) further agrees by furnishing any available information may be reasonably necessary to make this	osed and claimed in reto. Atractor shall extend corporate structure t of the Contractor! (agree) to assist the and documents, and i	to all existing an of which the Control business to which to y performing all ac	nt application and any foriegn d future associated and actor is a part and shall be such invention pertains. he Government, upon request,	
The Contractor joins in and agree of a license relinquishes and assigns all agrees to furnish to the United States of necessary for the prosecution of the absent lement of interferences), and any supparent application and any application in	ees to the foregoing Il right, title and i of America, upon requ ove-identified applic abstitution, division	interest in and to seest, any available sation for patent (in continuation-in-	such invention, and further information and documents ncluding prosecution and east, or continuation of such	
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E. KEITH BUCHANAN DIRECTOR OF CONTRACTS

PATENT

REEL: 010895 FRAME: 0387

Assignment

	til Tolk Illings	GENERATOR			
(nventor(s) (Name)	Universi	ties Space Rese	arch Association		
CRAIG N. BOYER					
	Contract No. N00014-95-C-2058 Contractor Invention Docket No.		Government Agency		
<u>-</u>			Agecney Docket No.		
De	te Executed	Serial No	Piling Date		
The undersigned inventor(s), in reconstructor to assign inventions to the Controvernment under the above contract, hereby onexclusive and royalty-free license which interest in and to each invention disclosed atent application that corresponds thereto.	actor, and purs assigns (assign is hereby reser and claimed in	want to the obligation to the United State yed to the Contractor	on of the Contractor to the es of America, subject to a e, all rights, title and		
The license reserved to the Contract filiated companies, if any within the corp signable to the successor of that part of	orate structure	of which the Contrac	tor is a part and shall be		
The Inventor(s) further agrees (agree furnishing any available information and by be reasonably necessary to make this agr	documents, and	by performing all act			
The Contractor joins in and agrees to a license relinquishes and assigns all rivees to furnish to the United States of Amoressary for the prosecution of the above-intlement of interferences), and any substitent application and any application for relationships.	ght, title and erica, upon req dentified appli tution, divisio	interest in and to su uest, any available i cation for patent (in n, continuation-in-pa	ch invention, and further nformation and documents cluding prosecution and srt, or continuation of suc		
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PATENT REEL: 010895 FRAME: 0388

ASSIGNMENT

WHEREAS, I, John F. Seely, while employed by the Government of the United States, have invented certain new and useful improvements in "CAPACITOR MOUNTING ARRANGEMENT FOR MARX GENERATOR", identified as Navy Case No. 79,356 and described in application for Letters Patent of the United States of America U.S. Application Serial No. filed on ; and:

WHEREAS, the Government of the United States, represented by the Secretary of the Navy and hereinafter referred to as the Government, is desirous of acquiring an assignment of the invention disclosed in said application and other rights and benefits herein granted; and

WHEREAS, the conditions under which the invention was made are such as to entitle the Government under Paragraph 1(a) of Executive Order 10096, to the entire right, title and interest therein, including foreign rights; and

WHEREAS, as to foreign rights, it is the policy of the Government to obtain an option to exercise such rights;

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration the receipt of which is hereby acknowledged, we hereby assign and transfer to the Government the entire rights, title and interest in and to said invention within the United States of America, its territories and possessions, and the entire right, title and interest in and to said application and any continuation, division, or substitution thereof, and such Letters Patent as may issue therefrom and any reissue or extensions thereof, said invention, application and Letters Patent to be held by the Government to the end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held by me had this assignment not been made.

I do hereby also grant unto the Government, the option to take the entire rights, title and interest in the invention and all patent applications or other forms of protection thereon in all countries foreign to the United States in which the Government may file, or cause to be filed, applications for Letters Patent or other forms of protection, without payment of any consideration; provided, however, that this grant of an option to take foreign rights in the invention, or applications or other forms of protection thereon, shall have force and effect only as to such applications filed in foreign countries within eight months of the filing date of any application for United States Letters Patent covering the invention, or within eight months from the declassification of the invention, whichever is later, and that all foreign rights not exercised under the option are left to me subject to a nonexclusive, irrevocable, royalty-free license to the Government in any patent or other form of protection which may issue on said invention in any foreign country, including the power to issue sub-licenses for use in behalf of the Government and/or in furtherance of the foreign policies of the Government.

I hereby further agree to make, execute, and deliver to the Government, any and all papers, documents, affidavits, statements, or other instruments that may be necessary in the prosecution of the application and of any continuation, division or substitution of the application, or any application for reissue or extension of said Letters Patent, and to assist the Government in every way in protecting the invention as may be requested, provided that any expense arising through such efforts will be paid by the Government.

IN TESTIMONY WHEREOF, I have set my hand and affixed my seal.

3/5/99 (Date)

RECORDED: 06/16/2000

John F. Seely

PATENT REEL: 010895 FRAME: 0389