01-30-2003

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Mark B.Johnson Michael Miller Brian Bennett	2. Name and address of receiving party(ies)  The United States of America as Name: represented by the Secretary of the Navy  Internal Address: CHIEF OF NAVAL RESEARCH
Additional name(s) of conveying party(ies) attached? Yes xx No	OFFICE OF COUNSEL
3. Nature of conveyance:	(ATTN: CODE OOCCIP)
Assignment Merger  Security Agreement Change of Name	Street Address:
Other	800 NORTH QUINCY STREET
	City: ARLINGTON State: VA Zip: 22217
Execution Date: 12/03/2002, 12/03/2002, 12/19	/2002itional name(s) & address(es) attached? Yes xx No
4. Application number(s) or patent number(s):	
If this document is being filed together with a new appli	cation, the execution date of the application is:
A. Patent Application No.(s)10/287.876	B. Patent No.(s)
NC 80,025	
Additional numbers att	ached? Yes xx No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: ASSOCIATE COUNSEL (PATENTS)	7. Total fee (37 CFR 3.41)\$ 40.00
Internal Address: NAVAL RESKARCH LABORATORY	Enclosed
(ATIN: CODE 1008.2)	XX Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: <u>4555 OverLook Avenue, Sw</u>	50-0281
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DO NOT USE	THIS SPACE
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JOHN J. KARASEK Reg. No. 36,182	1/1/63
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documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments Wasnington, D.C. 20231

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> **PATENT REEL: 013696 FRAME: 0719**

## ASSIGNMENT

WHEREAS, I/We, Mark B. Johnson, of Springfield, VA, Michael Miller, of Alexandria, VA, and Brian Bennett of Springfield, VA, while employed by the Government of the United States, have invented certain new and useful improvements in "HYBRID HALL VECTOR MAGNETCHETER", identified as Navy Case No. 80,025 and described in application for Letters Patent of the United States of America executed by us; 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, I hereby assign and transfer to the Government the entire right, 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/We do hereby also grant unto the Government, the option to take the entire right, 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 for which a decision to file in foreign countries is made 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/We 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.

	DATE:
MICHAEL MILLER	•
Mark B. JOHNSON Milles	DATE: /2/03/2002
IN TESTIMONY WHEREOF, I/We have set my hand and affixed my sea	DATE: 12/03/2027

PATENT REEL: 013696 FRAME: 0720

Navy Case No. 80,025 Page 1 of 1

## ASSIGNMENT

WHEREAS, I/We, Mark B. Johnson, of Springfield, VA, Michael Millor, of Alexandria, VA, and Brian Bonnett of Arlington, VA, while employed by the Government of the United States, have invented certain new and useful improvements in "WYBRID HALL VECTOR MAGNETOMETER", identified as Navy Case No. 80.025 and described in application for Lebbors Patent of the United States of America executed by us; 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 I(a) of Executive Order 10096, to the entire right, title and interest therein, including coreagn right; 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. I hereby assign and transfer to the Government the entire right, 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 betters ratem 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/We do hereby also grant unto the Government, the option to take the entire right, 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 forceign rights in the invention, or applications or other forms of protection thereon, shall have force and effect only as to such applications for which a decision to file in foreign countries is made 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 runtherance or the foreign policies of the Government.

I/We 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, an any application for reissue or extension of said letters Fatent, and to assist the Government in every way in protecting the invention as may be requested, provided that any expense arising through such offerts will be paid by the Government.

MARK B. JOHNSON

DATE:

MICHAEL NILLER

DATE: 19 Pec 0 2

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

PATENT REEL: 013696 FRAME: 0721

RECORDED: 01/24/2003