PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEY	YANCE:	ASSIGNMENT		
CONVEYING PARTY	DATA			
Name			Execution Date	
Stanislav Y. SMIRNO	V		04/09/2009	
Eric Brian CATEY			04/09/2009	
Adel JOOBEUR			04/09/2009	
RECEIVING PARTY DATA				
Name:	ASML Holding N.V.			
Street Address:	De Run 6501			
City:	Veldhoven			
State/Country:	NETHERLANDS			
Postal Code:	Postal Code: NL - 5504 DR			
PROPERTY NUMBERS Total: 1				
Property Type Number			662 C	
Application Number:	124	19565	12419565	
CORRESPONDENCE DATA 800 Fax Number: (202)371-2540				
Fax Number:	(202)371-25	40	48	
Correspondence will b		when the fax attempt is unsuccessful.	а О	
Phone: 202 371 2600				
Email: gjperry@skgf.com Correspondent Name: Sterne, Kessler, Goldstein & Fox P.L.L.C				
Address Line 1: 1100 New York Avenue, N.W.				
Address Line 4: Washington, DISTRICT OF COLUMBIA 20005				
ATTORNEY DOCKET NUMBER: 1857.5190001				
NAME OF SUBMITTE	R:	Glenn J. Perry		
Total Attachments: 4 source=18575190001ASSIGNMENT#page1.tif source=18575190001ASSIGNMENT#page2.tif PATENT				

500856757

PATENT REEL: 022664 FRAME: 0971

PATENT REEL: 022664 FRAME: 0972

source=18575190001ASSIGNMENT#page3.tif source=18575190001ASSIGNMENT#page4.tif

ASSIGNMENT

In consideration of the sum of Ten Dollars (\$10.00) and/or other good and valuable consideration paid to the ASSIGNOR(s), namely:

NAME OF (1)	Stanislav Y. SMIRNOV	(2)	Eric, Brian CATEY
ASSIGNOR(S) (3)	Adel JOOBEUR		
the receipt and sufficiency of which are acknowledged by the ASSIGNOR(s), the ASSIGNOR(s) hereby sell(s), assign(s) and transfer(s) unto:			
INSERT	ASML Holding NV		
NAME OF	De Run 6501		
ASSIGNEE and	5504 DR Veldhoven		
ADDRESS	The Netherlands		

its or their successors, assigns and legal representatives (together and individually hereinafter "ASSIGNEE") and to the extent already assigned or transferred to ASSIGNEE by operation of law or by a general obligation between the ASSIGNOR(s) and ASSIGNEE, the ASSIGNOR(s) hereby confirm(s) and formalize(s) the assignment and transfer to ASSIGNEE of, the entire and exclusive right, title and interest for all countries, regions, territories, and other jurisdictions throughout the world, in, to and under the invention(s), improvements thereof, and all patent applications (including without limitation all patent applications claiming priority and/or benefit, including without limitation all divisional, continuation, continuation-in-part, substitute, renewal and reissue applications), patents (including without limitation extensions, reissues and renewals thereof), and other intellectual property protection (including without limitation all utility models, designs and inventor certificates, and applications, extensions, renewals and reissues for the same) therefor, together with, though not in any way of limitation, all rights of priority under the International Convention for the Protection of industrial Property and all other laws and international agreements, the right to apply for patents in ASSIGNEE's name(s), and all rights of recovery for past, present or future infringement thereof, known as

TITLE OF THE INVENTION HIGH NUMERICAL APERTURE CATADIOPTRIC OBJECTIVES WITHOUT OBSCURATION AND APPLICATIONS THEREOF

Country	Date	Country abbreviation	Application number	
USA	April 7, 2009	US	12/419,565	
for which a pate	int application was executed an	d/or filed for:		

AND the ASSIGNOR(s) hereby authorize(s) and request(s) any government agency, office or official whose duty includes issuing patents or other evidence or forms of intellectual property protection on or for the aforesaid invention(s) and application(s) (including, without limitation, all applications filed in or for China, Europe, Japan, Korea, the Netherlands, United Kingdom, Germany, France, Italy, Taiwan, Singapore and the United States), to issue the same to ASSIGNEE, as the assignee(s) of all rights, title, interests thereto and/or as the applicant(s) therefor;

AND the ASSIGNOR(s) agree(s) that the attorney of record in the aforesaid application(s) shall hereinafter act on behalf of ASSIGNEE;

AND the ASSIGNOR(s) acknowledge(s) that the aforesaid invention(s) was/were made in the framework of a specific relationship to ASSIGNEE and that in this relationship the ASSIGNOR(s) is/are bound to use specific knowledge to create inventions similar to the aforesaid invention(s);

AND the ASSIGNOR(s) acknowledge(s) that the ASSIGNOR(s)'s salary or other remuneration includes fair and reasonable compensation for the assignment hereunder of the subject matter herein assigned;

AND the ASSIGNOR(s) agree(s), without further remuneration, to communicate to ASSIGNEE any facts known to the ASSIGNOR(s) respecting the aforesaid invention(s), and all related patent applications, patents, and other intellectual property protection mentioned above, and to testify in any legal proceeding, sign any lawful papers, execute any applications, make any rightful oaths or declarations, and generally provide all assistance, cooperation and information reasonably necessary for ASSIGNEE to perfect title in, prepare, complete, prosecute, obtain, maintain, preserve, enforce and/or defend the aforesaid invention(s) and all related patent applications, patents and other intellectual property protection mentioned above, and grant(s) ASSIGNEE a perpetual and irrevocable power of attorney to execute and sign in the name(s) and on behalf of the ASSIGNOR(s) any documents of any nature in pursuit of the aforesaid;

AND the ASSIGNOR(s) agree(s) not to contest or aid in contesting the validity, enforceability or ownership of the aforesaid invention(s) and all related patent applications, patents, and other intellectual property protection mentioned above;

AND the ASSIGNOR(s) represent(s) and warrant(s) to have the full right to convey the subject matter herein assigned, to have obtained the consent, if applicable, of all joint owners and all inventors to the subject matter assigned herein, to have not made and will not make any agreement or license in conflict herewith, and to have not encumbered and will not encumber by any grant, license or right the subject matter herein assigned;

AND the ASSIGNOR(s) has/have not disclosed and will not disclose the aforesaid invention(s) to any third party, except with the prior written consent of ASSIGNEE, prior to the date of earliest publication of the aforesaid application(s);

AND the ASSIGNOR(s) hereby authorize(s) any attorneys or other representatives of ASSIGNEE to insert hereon any further identification necessary or desirable for recordation of this document, including without limitation any applicable patent or patent application number;

AND, to the extent there is a conflict between the agreement herein and any previous agreement between ASSIGNEE and any or all

P-3047.010-GN

of the ASSIGNOR(s), the ASSIGNOR(s) agree(s) that the agreement herein controls and supersedes any such conflicting previous agreement; AND, where permitted by law, the ASSIGNOR(s) agree(s) that the agreement herein supersedes, modifies and/or supplements the law to the extent the agreement herein provides ASSIGNEE greater rights and protections than available under the law;

AND the ASSIGNOR(s) and ASSIGNEE irrevocably waive their rights to rescind the agreement herein, including, without limitation, on the basis of article 6: 285, 265, or 270 of the Dutch Civil Code;

AND the ASSIGNOR(s) agree(s) that the agreement herein shall be exclusively construed under and governed by United States federal law and the laws of Delaware with the exclusion of conflicts of law rules;

AND the ASSIGNOR(s) agree(s) that any dispute arising from or in relation to the agreement herein shall be submitted to the exclusive jurisdiction and venue of a court in the state of Connecticut or the state of Arizona in the United States of America, unless ASSIGNEE in its sole discretion prefer(s) to submit such dispute to an arbitration, whereby the arbitral tribunal shall be composed of one arbitrator, the place of arbitration shall be state of Connecticut or the state of Arizona, and the arbitral procedure shall be conducted in the English language;

AND the ASSIGNOR(s) and ASSIGNEE agree that if any provision of the agreement herein is deemed to be unenforceable, void, illegal or invalid, it shall be modified so as to make it valid and enforceable, and as so modified the agreement herein shall remain in full force and effect.

	ASSIGNOR(S)	DATE SIGNED	WITNESSES
1):	Smir un	4/9/09	Mirhold Mossia
Name:	Stanislav Y. SMIRNOV		
2)			
Name:	Eric, Brian CATEY		
3)			
Name:			
	ASSIGNEE AND	DATE SIGNED	WINESSES /
		<u>15 APR 09</u>	1 Julie
Company: Signor Name:	ASML Holding N.V. Antonius J.M. van Hoef Vice President and Chief IP Counsel		

of the ASSIGNOR(s), the ASSIGNOR(s) agree(s) that the agreement herein controls and supersedes any such conflicting previous agreement; AND, where permitted by law, the ASSIGNOR(s) agree(s) that the agreement herein supersedes, modifies and/or supplements the law to the extent the agreement herein provides ASSIGNEE greater rights and protections than available under the law;

AND the ASSIGNOR(s) and ASSIGNEE irrevocably waive their rights to rescind the agreement herein, including, without limitation, on the basis of article 6: 285, 265, or 270 of the Dutch Civil Code;

AND the ASSIGNOR(s) agree(s) that the agreement herein shall be exclusively construed under and governed by United States federal law and the laws of Delaware with the exclusion of conflicts of law rules;

AND the ASSIGNOR(s) agree(s) that any dispute arising from or in relation to the agreement herein shall be submitted to the exclusive jurisdiction and venue of a court in the state of Connecticut or the state of Arizona in the United States of America, unless ASSIGNEE in its sole discretion prefer(s) to submit such dispute to an arbitration, whereby the arbitral tribunal shall be composed of one arbitrator, the place of arbitration shall be state of Connecticut or the state of Arizona, and the arbitral procedure shall be conducted in the English language;

AND the ASSIGNOR(s) and ASSIGNEE agree that if any provision of the agreement herein is deemed to be unenforceable, void, illegal or invalid, it shall be modified so as to make it valid and enforceable, and as so modified the agreement herein shall remain in full force and effect.

	ASSIGNOR(S)	DATE SIGNED	WITNESSES
1): Name:	Stanislav Y. SMIRNOV		11/1001
2) Name:	Eric, Brian CATEY	4/9/2004	Middee Masine
3) Name:	Adel JOOBEUR		
	ASSIGNEE	DATE SIGNED	WITNESSES
Company: Signor Name:	ASML Holding N.V. Antonius J.M. van Hoef Vice President and Chief IP Counsel		

of the ASSIGNOR(s), the ASSIGNOR(s) agree(s) that the agreement herein controls and supersedes any such conflicting previous agreement; AND, where permitted by law, the ASSIGNOR(s) agree(s) that the agreement herein supersedes, modifies and/or supplements the law to the extent the agreement herein provides ASSIGNEE greater rights and protections than available under the law;

AND the ASSIGNOR(s) and ASSIGNEE irrevocably waive their rights to rescind the agreement herein, including, without limitation, on the basis of article 6: 285, 265, or 270 of the Dutch Civil Code;

AND the ASSIGNOR(s) agree(s) that the agreement herein shall be exclusively construed under and governed by United States tederal law and the laws of Delaware with the exclusion of conflicts of law rules;

AND the ASSIGNOR(s) agree(s) that any dispute arising from or in relation to the agreement herein shall be submitted to the exclusive jurisdiction and venue of a court in the state of Connecticut or the state of Arizona in the United States of America, unlass ASSIGNEE in its sole discretion prefer(s) to submit such dispute to an arbitration, whereby the arbitral tribunal shall be composed of one arbitrator, the place of arbitration shall be state of Connecticut or the state of Arizona, and the arbitral procedure shall be conducted in the English language;

AND the ASSIGNOR(s) and ASSIGNEE agree that if any provision of the agreement herein is deemed to be unenforceable, void, it shall be modified so as to make it valid and enforceable, and as so modified the agreement herein shall remain in full force and effect.

	ASSIGNOR(S)	DATE SIGNED	WITNESSES
1): Name:	Stanislav Y. SMIRNOV		
2)			
Name:	Eric, Brian CATEY		
3) Name:	Adel JOOBEUR	04109/09	
	ASSIGNEE	DATE SIGNED	WITNESSES
0	X (998 15-15:		
Company: Signor	ASML Holding N.V. Antonius J.M. van Hoef		
Name:	Vice President and Chief IP Counsel		