PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Execution Date
NovaCentrix Corporation	04/01/2010

RECEIVING PARTY DATA

Name:	NCC Nano, LLC	
Street Address:	12221 Merit Drive	
Internal Address:	Three Forest Plaza, Suite 930	
City:	Dallas	
State/Country:	TEXAS	
Postal Code:	75251	

PROPERTY NUMBERS Total: 6

Property Type	Number
Patent Number:	6777639
Patent Number:	6965629
Patent Number:	7012214
Patent Number:	7262384
Patent Number:	7477500
Patent Number:	7543170

CORRESPONDENCE DATA

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PATENT

REEL: 024185 FRAME: 0480

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ATTORNEY DOCKET NUMBER:	NOVACENTRIXPATENTSTONCC	
NAME OF SUBMITTER:	ANTONY P. NG	
Total Attachments: 2 source=AssignmentNameChange-NCCNanoLLC#page1.tif source=AssignmentNameChange-NCCNanoLLC#page2.tif		

PATENT REEL: 024185 FRAME: 0481

PATENT ASSIGNMENT

WHEREAS, **NovaCentrix Corporation**, a Delaware corporation, whose address is 1908 Kramer Lane, Building B, Suite L, Austin, Texas 78758 (hereinafter "NovaCentrix"), is the sole and exclusive Assignee of the following six (6) United States patents:

6,777,639 6,965,629 7,012,214 7,262,384 7,477,500 7,543,170

(collectively referred to as the "Assigned Patents"); and

WHEREAS, NCC Nano, LLC, a Texas limited liability company, whose address is 12221 Merit Drive, Suite 930, Dallas, Texas 75251 (hereinafter "NCC"), is desirous of acquiring all rights to the Assigned Patents.

WHEREAS, NovaCentrix is the recorded Assignee of the Assigned Patents and wishes to assign to NCC all of the rights and interest that NovaCentrix has in the Assigned Patents, effective on February 26, 2008.

NOW, THEREFORE, in consideration of the mutual covenants herein contained and for other good and valuable consideration, the receipt of which is hereby acknowledged, the Parties agree as follows:

- 1. NovaCentrix has assigned to NCC for itself and its successors, transferees, and assignees, the following:
 - A. The entire worldwide right, title, and interest in all inventions and improvements that are disclosed in the Assigned Patents; and
 - B. The entire worldwide right, title, and interest in and to:
 - (a) the Assigned Patents, including any right of priority; (b) any provisional, divisional, continuation, substitute, renewal, reissue, and other related applications thereto which have been or may be filed in the United States or elsewhere in the world; (c) any patents which may be granted on the applications set forth in (a) and (b) above; (d) the right to sue in its own name and to recover for past infringement of any or all of any applications or patents issuing therefrom together with all rights to recover damages for infringement of provisional rights; and (e) any royalties, suspended funds, refunds, interest on overdue payments, and other things of value payable by any party that relate to the Assigned Patents. Coupled with the interest in the Assigned Patents herein conveyed, NovaCentrix does hereby irrevocably

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appoint and constitute NCC as NovaCentrix's Agent and Attorney-in-Fact for the limited purpose only of executing new assignments or conveyances, amendments of description, amendments of NovaCentrix's capacity, including typographical errors, and all other instruments as may be necessary for this assignment of interest, so that NCC may act in NovaCentrix's place and stead for this limited purpose only. NCC also is given, through this provision, the authority to correct the description of the Assigned Patents.

- 2. NovaCentrix agrees to do the following, when requested, and without further consideration, in order to carry out the intent of this Patent Assignment: (1) execute all oaths, assignments, powers of attorney, applications, and other papers necessary or desirable to fully secure to NCC the rights, titles and interests herein conveyed; and (2) generally do all lawful acts that NCC shall consider desirable for vesting in NCC the rights, titles and interests herein to all of the Assigned Patents held by NovaCentrix as of the effective date of this Patent Assignment. NovaCentrix further agrees to provide any successor, transferee, NCC, or legal representative of NCC with the benefits and assistance provided to NCC hereunder.
- 3. NovaCentrix represents that NovaCentrix has made or will make hereafter no assignment, grant, mortgage, license, or other agreement affecting the rights, titles and interests herein conveyed.

IN WITNESS WHEREOF, corporation officers on behalf of NovaCentrix and NCC have executed this Assignment on this _____ day of ______, 2010.

NOVACENTRIX CORPORATION

Name: Charles C. Munson
Title: Attorney-in-Fact

NCC NANO, LLC

Name: Charles C. Munson

Title: President + CEV

RECORDED: 04/06/2010