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PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT2622218

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
PAUL SCHMOR	05/23/2011

RECEIVING PARTY DATA

Name:	SCHMOR PARTICLE ACCELERATOR CONSULTING INC.	
Street Address:	11558 PEMBERTON CRESCENT	
City:	DELTA, BC	
State/Country:	CANADA	
Postal Code:	V4C 3J4	

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	14119033	

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER:	50412-004
NAME OF SUBMITTER:	NICHOLAS PETER TOTH
Signature:	/Nick Toth/
Date:	11/20/2013

Total Attachments: 2

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OP \$40.00 14

PATENT REEL: 031640 FRAME: 0410

ASSIGNMENT FROM INVENTOR

WHEREAS **SCHMOR**, **Paul** of 11558 Pemberton Crescent, Delta, British Columbia, V4C 3J4, Canada ("INVENTOR") has made certain new and useful developments in the field of oscillating field particle accelerators, which are described and claimed in a Patent Application entitled

PARTICLE ACCELERATOR AND METHOD OF REDUCING BEAM DIVERGENCE IN THE PARTICLE ACCELERATOR

and filed as a provisional patent application in the United States on May 23, 2011, and have developed features and improvements thereof, whether or not reflected in the said Patent Application, (the "Invention").

WHEREAS **Schmor Particle Accelerator Consulting Inc.**, a company duly incorporated under the laws of British Columbia and having a its principal place of business at 11558 Pemberton Crescent, Delta, British Columbia, V4C 3J4, Canada (the "ASSIGNEE") is desirous of acquiring and confirming its acquisition of the full and exclusive right, title and interest in and to said Invention.

NOW, THEREFORE, for the sum of ten dollars (\$10.00) and other good and valuable consideration paid by or on behalf of the ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged, INVENTOR hereby sells, assigns and transfers to the ASSIGNEE the full and exclusive right, title and interest in and to the Invention in Canada, the United States and throughout the world that came or will come into being at any time before or after this assignment is executed, including without limitation in and to any rights arising anywhere in the world from said Patent Application and any related application thereof, including any divisional, substitute, continuation or reissue thereof, and in any patent or design right, including any utility patent, design patent, industrial design registration, utility model, petty patent, reissue patent, and any extensions, reissues, renewals and reexamination certificates thereof that may subsist in or be granted for said Invention anywhere in the world, including the right to file patent applications claiming said Invention directly in the name of the ASSIGNEE, its successors, assigns, nominees or legal representatives and to claim for any such applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise.

INVENTOR hereby authorizes and requests issuance of any and all Letters Patents, when granted anywhere in the world, to the ASSIGNEE as assignee of the entire right, title and interest in and to the same, for the sole use and benefit of the ASSIGNEE, its successors, assigns, nominees or legal representatives, to the full end of the term or terms for which said Letters Patents may be granted, reissued or extended as fully and as entirely as INVENTOR would have held had this Assignment and sale not been made.

1 of 2

INVENTOR covenants that INVENTOR has full right to convey the entire interest herein assigned; covenants that INVENTOR has not executed and will not execute any agreement in conflict herewith; agrees to communicate to the ASSIGNEE, its successors, assigns, nominees or legal representatives all known facts respecting said Invention or improvements thereof, said Patent Application and any related application thereof, and any patent or design right that may subsist in or be granted for said Invention anywhere in the world; and covenants and agrees that INVENTOR will, upon request by and without charge to, but at the expense of, the ASSIGNEE, its successors. assigns, nominees or legal representatives, do all lawful acts, including the execution of any documents and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing or enforcing any intellectual property right as may subsist, issue or be sought anywhere in the world for said Invention, and for perfecting, registering or recording the title of the ASSIGNEE, its successors, assigns, nominees or legal representatives, to any intellectual property right as may subsist, issue or be sought anywhere in the world for said Invention, said Patent Application, and any patent or other intellectual property right granted for said Invention anywhere in the world.

TO EVIDENCE THEIR AGREEMENT to the foregoing, each of the parties has executed this Assignment on the dates written herein below.

Corporate Seal (optional):

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Signature	of Paul Sc	Shmor, Owner	
Micheller			
Mau	23,	2011	
Date Sibn	ed		

for INVENTOR

for ASSIGNEE

ซ์ Paul Schmor, Inventor

Signature of Witness

int Schmor 1(558 Pe Induction (R) ome and Address of Witness De Go, BC, U4C5J4 (Ghoda Print Name and Address of Witness

2 of 2

May 27, 2011

PATENT REEL: 031640 FRAME: 0412

RECORDED: 11/20/2013