

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3439224

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE TO INVENTORS
CONVEYING PARTY DATA	
Name	Execution Date
PRINCETON UNIVERSITY	07/08/2015
RECEIVING PARTY DATA	
Name:	RUBY B. LEE
Street Address:	55 Ettl Circle
City:	PRINCETON
State/Country:	NEW JERSEY
Postal Code:	08540
Name:	YEDIDYA HILEWITZ
Street Address:	35 COTTAGE STREET
City:	SHARON
State/Country:	MASSACHUSETTS
Postal Code:	02067
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13647861
CORRESPONDENCE DATA	
Fax Number:	(973)297-6624
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	973-639-6987
Email:	mnikolsky@mccarter.com
Correspondent Name:	MARK E. NIKOLSKY
Address Line 1:	MCCARTER & ENGLISH, LLP
Address Line 2:	FOUR GATEWAY CENTER, 100 MULBERRY STREET
Address Line 4:	NEWARK, NEW JERSEY 07102
ATTORNEY DOCKET NUMBER:	118699-00004
NAME OF SUBMITTER:	MARK E. NIKOLSKY
SIGNATURE:	/Mark E. Nikolsky/
DATE SIGNED:	07/15/2015

Total Attachments: 2

source=Executed Release to Inventors#page1.tif

source=Executed Release to Inventors#page2.tif

Princeton University

Office of Technology Licensing & Intellectual Property
Fourth Floor, New South Building
Post Office Box 36
Princeton, New Jersey 08544-0036
FAX: (609) 258-1159

RELEASE TO INVENTORS

WHEREAS, Prof. Ruby B. Lee and Yedidya Hilewitz (the "INVENTORS") have disclosed an Invention ("INVENTION") entitled "A New Design for Shifters in Computer Processors Utilizing Inverse Butterfly or Butterfly Routing Circuits", Princeton Docket #07-2385-1; and

WHEREAS, said INVENTION was developed under the auspices of Princeton University, a not-for-profit educational institution located in Princeton, New Jersey, "PRINCETON"; and

WHEREAS, the rights of the INVENTORS and PRINCETON in the INVENTION are governed by the terms of the Princeton University Patent Policy, as approved by the Trustees of Princeton University; and

WHEREAS, INVENTORS acknowledge that the United States Government is a sponsor of and has rights in Princeton Docket # 07-2385-1 and PRINCETON must first return the rights to the Government Agency from which the INVENTORS must obtain the rights.

WHEREAS pursuant to the Princeton University Patent Policy, PRINCETON has determined that it shall continue to participate in the patenting or licensing of the INVENTION via US patent application # 12/126,616, but does not wish to continue to participate in the patenting or licensing of the INVENTION via any additional patent applications, including any continuation applications, and that it is willing to release to the INVENTORS only PRINCETON'S interest in any additional patent applications, including any continuation applications; and

NOW THEREFORE, in consideration of the mutual provisions of the Princeton University Patent Policy and this Agreement, the parties hereto do agree as follows:

1. PRINCETON hereby releases and transfers to the INVENTORS, and to their heirs, executors, administrators and assigns, all of its right and interest in any additional patent applications arising from US patent application # 12/126,616, including any continuation applications, as disclosed to PRINCETON, except for any new subject matter contained in any continuation-in-part or other application. INVENTORS acknowledge and understand that possibly others may possibly own rights to the INVENTION and that PRINCETON is only returning its share of the ownership rights. In the interests of clarity, PRINCETON retains all of it rights in US patent application # 12/126,616.

2. INVENTORS shall not use the name of PRINCETON nor any adaptation thereof in any advertising, promotional, or sales literature without the prior written consent obtained from PRINCETON in each case.

3. INVENTORS acknowledge and understand PRINCETON shall have no further responsibility or liability in connection with the possible filing of a patent application for the INVENTION and that it shall be the sole responsibility of the INVENTORS to seek their own legal advice in doing so. Moreover, INVENTORS acknowledge and understand that other yet unknown inventors may still have rights to the INVENTION.

4. INVENTORS will be responsible for all future Government reporting requirements.

IN WITNESS WHEREOF, this release has been duly executed by PRINCETON and the INVENTORS as of the date set forth below.

PRINCETON UNIVERSITY

BY: 

DATE: 7/8/15

INVENTOR

BY: 

Prof. Ruby B. Lee

DATE: 7/8/15

INVENTOR

BY: 

Yedidya Hilewitz

DATE: 7/8/15