# 503764539 04/01/2016

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3811186

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
MICHAEL SHUR	03/30/2016
REMIGIJUS GASKA	03/29/2016
JINWEI YANG	03/31/2016
ALEXANDER DOBRINSKY	03/30/2016

### **RECEIVING PARTY DATA**

Name:	Sensor Electronic Technology, Inc.
Street Address:	1195 Atlas Road
City:	Columbia
State/Country:	SOUTH CAROLINA
Postal Code:	29209

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	15069249

## **CORRESPONDENCE DATA**

**Fax Number:** (518)514-1360

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.

**Phone:** 5187553658

Email: national@labattlaw.com

Correspondent Name: JOHN W LABATT Address Line 1: PO BOX 630

Address Line 4: VALATIE, NEW YORK 12184

ATTORNEY DOCKET NUMBER: SETI-0077-CIP2

NAME OF SUBMITTER: JOHN W. LABATT

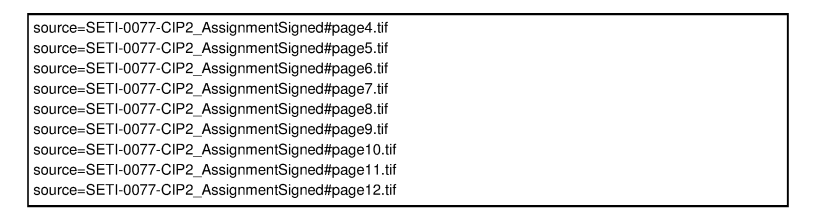
SIGNATURE: /John W. LaBatt/

DATE SIGNED: 04/01/2016

#### **Total Attachments: 12**

source=SETI-0077-CIP2\_AssignmentSigned#page1.tif source=SETI-0077-CIP2\_AssignmentSigned#page2.tif source=SETI-0077-CIP2\_AssignmentSigned#page3.tif

PATENT 503764539 REEL: 038167 FRAME: 0172



PATENT REEL: 038167 FRAME: 0173

This Agreement is entered into and effective as of 11 March 2016, by and between Sensor Electronic Technology, Inc., a New York corporation, having an address of 1195 Atlas Road, Columbia, SC 29209 (Assignee) and the below named Inventors (Assignors).

WHEREAS each Assignor has contributed to the conception of an invention and/or improvement described in the following, collectively referred to as the "Patent Applications":

- (a) a nonprovisional utility patent application for filing in the United States, titled "Deep Ultraviolet Light Emitting Diode" and identified as Attorney Docket No. SETI-0077-CIP2-US, at LaBatt, LLC, PO Box 630, Valatie, NY 12184; and
- (b) any and all applications claiming the benefit of any of the above-referenced applications and any and all continuations, continuations-in-part, divisionals, and renewals of and substitutes for any of the above-referenced applications;

WHEREAS Assignors desire to sell, assign, and transfer all of their rights, title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein to Assignee; and

WHEREAS Assignee desires to obtain all of the rights title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein as the sole owner of the Patent Applications.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby expressly acknowledged, the parties agree as follows:

- 1. Assignors hereby confirm previous assignment(s) and, to the extent the previous assignment(s) is (are) insufficient, hereby sell, assign, and otherwise transfer unto Assignee, and its successors, assigns and legal representatives, the rights, title and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein and any and all rights and privileges under any and all Letters Patent that may be granted therefor in any country, and any reissues, or reexaminations, or extensions of any such Letters Patent.
- 2. Assignors request that any and all Letters Patent for the inventions and improvements described in the Patent Applications be issued to the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate.
- 3. Assignors authorize and empower the Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any Patent Application or other form of protection for the inventions and improvements described in the Patent Applications, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from the Assignors.

Page 1 of 3

- 4. Assignors hereby consent that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file, or like document, which may be required in any country for any purpose and more particularly as proof of the right of the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate to claim the aforesaid benefit of the right of priority provided by the International Convention or any convention which may henceforth be substituted for it.
- 5. Assignors covenant with the Assignee, its successors, assigns and legal representatives, that the rights and property herein conveyed are free and clear of any encumbrance, and that Assignors have full right to convey the same as herein expressed.
- 6. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with and governed by the Law of the State of New York without giving effect to the conflict of law principles thereof.
- 7. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the parties have executed this agreement below.

By Sensor	Electronic Technology, Inc.:			
Signature:	Michael Shur, Vice President	_/	Date:	03/30/2016
By each Ir	nventor:			
Signature:	/		Date: NY, US	03/30/2016
Signature:	/	/ in Colu	Date: mbia, SC,	US
Signature:	/		Date: , SC, US	
Signature:	/	_/ ling in I	Date:	le, NY, US

This Agreement is entered into and effective as of 11 March 2016, by and between Sensor Electronic Technology, Inc., a New York corporation, having an address of 1195 Atlas Road, Columbia, SC 29209 (Assignee) and the below named Inventors (Assignors).

WHEREAS each Assignor has contributed to the conception of an invention and/or improvement described in the following, collectively referred to as the "Patent Applications":

- (a) a nonprovisional utility patent application for filing in the United States, titled "Deep Ultraviolet Light Emitting Diode" and identified as Attorney Docket No. SETI-0077-CIP2-US, at LaBatt, LLC, PO Box 630, Valatie, NY 12184; and
- (b) any and all applications claiming the benefit of any of the above-referenced applications and any and all continuations, continuations-in-part, divisionals, and renewals of and substitutes for any of the above-referenced applications;

WHEREAS Assignors desire to sell, assign, and transfer all of their rights, title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein to Assignee; and

WHEREAS Assignee desires to obtain all of the rights title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein as the sole owner of the Patent Applications.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby expressly acknowledged, the parties agree as follows:

- 1. Assignors hereby confirm previous assignment(s) and, to the extent the previous assignment(s) is (are) insufficient, hereby sell, assign, and otherwise transfer unto Assignee, and its successors, assigns and legal representatives, the rights, title and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein and any and all rights and privileges under any and all Letters Patent that may be granted therefor in any country, and any reissues, or reexaminations, or extensions of any such Letters Patent.
- 2. Assignors request that any and all Letters Patent for the inventions and improvements described in the Patent Applications be issued to the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate.
- 3. Assignors authorize and empower the Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any Patent Application or other form of protection for the inventions and improvements described in the Patent Applications, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from the Assignors.

- 4. Assignors hereby consent that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file, or like document, which may be required in any country for any purpose and more particularly as proof of the right of the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate to claim the aforesaid benefit of the right of priority provided by the International Convention or any convention which may henceforth be substituted for it.
- 5. Assignors covenant with the Assignee, its successors, assigns and legal representatives, that the rights and property herein conveyed are free and clear of any encumbrance, and that Assignors have full right to convey the same as herein expressed.
- 6. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with and governed by the Law of the State of New York without giving effect to the conflict of law principles thereof.
- 7. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same agreement.

Page 2 of 3

	ESS WHEREOF, the parties have executed this a	agreement below.
By Sensor	Electronic Technology, Inc.:	
Signature:	// Michael Shur, Vice President	Date:
By each Ir	iventor:	
Signature:	// Michael Shur, an individual residing in Latham	Date:, NY, US
Sígnature;,	Remigijus Gaska, an individual residing in Colu	Date: <u>03/29/2016</u> ambia, SC, US
Signature:	// Jinwei Yang, an individual residing in Columbi	Date: a, SC, US
Signature:	// Alexander Dobrinsky, an individual residing in	Date: Loudonville, NY, US

This Agreement is entered into and effective as of 11 March 2016, by and between Sensor Electronic Technology, Inc., a New York corporation, having an address of 1195 Atlas Road, Columbia, SC 29209 (Assignee) and the below named Inventors (Assignors).

WHEREAS each Assignor has contributed to the conception of an invention and/or improvement described in the following, collectively referred to as the "Patent Applications":

- (a) a nonprovisional utility patent application for filing in the United States, titled "Deep Ultraviolet Light Emitting Diode" and identified as Attorney Docket No. SETI-0077-CIP2-US, at LaBatt, LLC, PO Box 630, Valatie, NY 12184; and
- (b) any and all applications claiming the benefit of any of the above-referenced applications and any and all continuations, continuations-in-part, divisionals, and renewals of and substitutes for any of the above-referenced applications;

WHEREAS Assignors desire to sell, assign, and transfer all of their rights, title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein to Assignee; and

WHEREAS Assignee desires to obtain all of the rights title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein as the sole owner of the Patent Applications.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby expressly acknowledged, the parties agree as follows:

- 1. Assignors hereby confirm previous assignment(s) and, to the extent the previous assignment(s) is (are) insufficient, hereby sell, assign, and otherwise transfer unto Assignee, and its successors, assigns and legal representatives, the rights, title and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein and any and all rights and privileges under any and all Letters Patent that may be granted therefor in any country, and any reissues, or reexaminations, or extensions of any such Letters Patent.
- 2. Assignors request that any and all Letters Patent for the inventions and improvements described in the Patent Applications be issued to the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate.
- 3. Assignors authorize and empower the Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any Patent Application or other form of protection for the inventions and improvements described in the Patent Applications, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from the Assignors.

Page 1 of 3

- 4. Assignors hereby consent that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file, or like document, which may be required in any country for any purpose and more particularly as proof of the right of the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate to claim the aforesaid benefit of the right of priority provided by the International Convention or any convention which may henceforth be substituted for it.
- 5. Assignors covenant with the Assignee, its successors, assigns and legal representatives, that the rights and property herein conveyed are free and clear of any encumbrance, and that Assignors have full right to convey the same as herein expressed.
- 6. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with and governed by the Law of the State of New York without giving effect to the conflict of law principles thereof.
- 7. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the parties have executed this agreement below.

By Sensor	Electronic Technology, Inc.:			
Signature:	/	_/	Date:	
By each I	nventor:			
Signature:	/	_/ Latham,	Date: NY, US	
Signature:	/	_/ in Colu	Date: mbia, SC, U	S
Signature:	Jinwei Yang, an individual residing in C	_/ Columbia	Date: ı, SC, US	3/31/2016
Signature:	/	_/ ding in 1	Date:	NV IIS

This Agreement is entered into and effective as of 11 March 2016, by and between Sensor Electronic Technology, Inc., a New York corporation, having an address of 1195 Atlas Road, Columbia, SC 29209 (Assignee) and the below named Inventors (Assignors).

WHEREAS each Assignor has contributed to the conception of an invention and/or improvement described in the following, collectively referred to as the "Patent Applications":

- (a) a nonprovisional utility patent application for filing in the United States, titled "Deep Ultraviolet Light Emitting Diode" and identified as Attorney Docket No. SETI-0077-CIP2-US, at LaBatt, LLC, PO Box 630, Valatie, NY 12184; and
- (b) any and all applications claiming the benefit of any of the above-referenced applications and any and all continuations, continuations-in-part, divisionals, and renewals of and substitutes for any of the above-referenced applications;

WHEREAS Assignors desire to sell, assign, and transfer all of their rights, title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein to Assignee; and

WHEREAS Assignee desires to obtain all of the rights title, and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein as the sole owner of the Patent Applications.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby expressly acknowledged, the parties agree as follows:

- 1. Assignors hereby confirm previous assignment(s) and, to the extent the previous assignment(s) is (are) insufficient, hereby sell, assign, and otherwise transfer unto Assignee, and its successors, assigns and legal representatives, the rights, title and interest, for all countries in and to the Patent Applications and the inventions and improvements described therein and any and all rights and privileges under any and all Letters Patent that may be granted therefor in any country, and any reissues, or reexaminations, or extensions of any such Letters Patent.
- 2. Assignors request that any and all Letters Patent for the inventions and improvements described in the Patent Applications be issued to the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate.
- 3. Assignors authorize and empower the Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any Patent Application or other form of protection for the inventions and improvements described in the Patent Applications, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from the Assignors.

Page 1 of 3

- 4. Assignors hereby consent that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file, or like document, which may be required in any country for any purpose and more particularly as proof of the right of the Assignee, its successors, assigns and legal representatives, or to such nominees as the Assignee may designate to claim the aforesaid benefit of the right of priority provided by the International Convention or any convention which may henceforth be substituted for it.
- 5. Assignors covenant with the Assignee, its successors, assigns and legal representatives, that the rights and property herein conveyed are free and clear of any encumbrance, and that Assignors have full right to convey the same as herein expressed.
- 6. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with and governed by the Law of the State of New York without giving effect to the conflict of law principles thereof.
- 7. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the parties have executed this agreement below.

By Sensor	Electronic Technology, Inc.:
Signature:	// Date:/ Michael Shur, Vice President
By each In	nventor:
Signature:	// Date:
Signature:	// Date:
Signature:	// Date:
Signature:	// Date:/ Date:

**RECORDED: 04/01/2016**