

PATENT ASSIGNMENT COVER SHEET

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Stylesheet Version v1.2

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
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Property Type	Number
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DATE SIGNED:	04/13/2016
Total Attachments: 4	
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This assignment of invention is effective November 12, 2013, and is between Guillaume Grente, David Funkhouser, Anthony Thornberry, and Bryon Western (individually and collectively "the inventors") and Sercel-GRC Corporation ("Sercel-GRC"), an Oklahoma corporation.

For good and valuable consideration, each of the inventors agrees to the following provisions.

1. BACKGROUND

- 1.1 The inventors have invented a GROUND FAULT TOLERANT DATA COMMUNICATION SYSTEM FOR A DOWNHOLE INSTRUMENT ("the invention") which is the subject matter of one or more patent applications which will claim, or which have claimed, priority to U.S. Provisional Patent Application No. 61/903,266 filed with the U.S. Patent Office on November 12, 2013.
- 1.2 Sercel-GRC desires to obtain the entire interest in the subject matter of the invention for the United States and its territorial possessions and in all foreign countries. This interest includes but is not limited to all rights to claim priority to the invention, the subject matter of any subsequent patent application which discloses the invention in whole or in part or claims priority to the U.S. Provisional Patent Application in 1.1 above, and any improvements made to the invention.
- 1.3 The inventors have not entered into any prior assignment, sale, agreement or encumbrance of the invention that would conflict with the assignment to Sercel-GRC.
- 1.4 The inventors acknowledge the receipt of good and valuable consideration from Sercel-GRC in exchange for this assignment and acknowledge that they also have an obligation to assign the invention as a condition of their employment with Sercel-GRC.

2. ASSIGNMENT

- 2.1 The inventors hereby assign to Sercel-GRC the entire interest in the invention, and promise to assign and hereby do assign any future improvements made to the invention.
- 2.2 The inventors shall not enter into any future assignment, sale, agreement or encumbrance of the invention that would conflict with the assignment to Sercel-GRC.

3. PATENT PROSECUTION, MAINTENANCE, AND LITIGATION

- 3.1 The inventors must, upon request by Sercel-GRC or its successors and assigns, promptly provide facts and documents relating to the invention, including but not limited to instruments and affidavits required to prosecute the patent application and to issue and maintain the patent.
- 3.2 The inventors shall provide facts and testify as needed in any proceeding or litigation relating to the invention.

