

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT4399489

<b>SUBMISSION TYPE:</b>	CORRECTIVE ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Corrective Assignment to correct the RECEIVING PARTY NAME FROM CHANSGSHA BOLI ELECTRIC CORPORATION,LTD TO CHANGSHA BOLI ELECTRIC CORPORATION previously recorded on Reel 040512 Frame 0681. Assignor(s) hereby confirms the ASSIGNMENT FROM ZHIYONG CHEN TO HUNAN UNIVERSITY AND CHANGSHA BOLI ELECTRIC CORPORATION.
<b>RESUBMIT DOCUMENT ID:</b>	504251825

## CONVEYING PARTY DATA

Name	Execution Date
ZHIYONG CHEN	10/26/2016

## RECEIVING PARTY DATA

<b>Name:</b>	HUNAN UNIVERSITY
<b>Street Address:</b>	2# LUSHAN SOUTH ROAD
<b>City:</b>	YUELU DISTRICT, CHANGSHA, HUNAN
<b>State/Country:</b>	CHINA
<b>Postal Code:</b>	410082
<b>Name:</b>	CHANGSHA BOLI ELECTRIC CORPORATION
<b>Street Address:</b>	HIGH AND NEW TECHNOLOGY INDUSTRIAL DEVELOPMENT ZONE
<b>City:</b>	CHANGSHA, HUNAN
<b>State/Country:</b>	CHINA
<b>Postal Code:</b>	410082

## PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15307809

## CORRESPONDENCE DATA

**Fax Number:** (212)529-5132  
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<b>ATTORNEY DOCKET NUMBER:</b>	10127-2000100
<b>NAME OF SUBMITTER:</b>	MICHAEL MAURIEL
<b>SIGNATURE:</b>	/Michael Mauriel/
<b>DATE SIGNED:</b>	05/04/2017
	This document serves as an Oath/Declaration (37 CFR 1.63).
<b>Total Attachments: 2</b> source=10127-2000100ChenZhiyongDec+Assign#page1.tif source=10127-2000100ChenZhiyongDec+Assign#page2.tif	

## INVENTOR DECLARATION AND ASSIGNMENT

THIS DECLARATION AND ASSIGNMENT, by Chen, Zhiyong residing in Changsha, Hunan, P.R. China (hereinafter referred to as the "inventor assignor") witnesseth:

WHEREAS, said inventor assignor has invented certain new and useful subject matter IN STEADY-STATE CONTROL METHOD OF THREE-PHASE DUAL-MODE INVERTER, set forth in PCT/CN2014/086501 filed on September 15, 2014, for which a national stage application for Letters Patent in the United States is filed concurrently herewith and for which said inventor hereby executes this declaration and assignment; and

WHEREAS, Hunan University, an educational and research institution having its principal place of business at 2# Lushan South Road, Yuele District, Changsha, Hunan 410082, P.R. China AND Changsha Boli Electric Corporation, Ltd, a limited company having its principal place of business at High and New Technology Industrial Development Zone, Changsha, Hunan 410082, P.R. China (hereinafter referred to as the "assignees") are desirous of jointly acquiring the entire right, title and interest in and to said inventions and said application for Letters Patent of the United States, and in and to any Letters Patent or Patents, United States or foreign, to be obtained therefor and thereon:

### DECLARATION OF INVENTOR ASSIGNOR:

"I, the undersigned inventor, hereby declare as follows: The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application. I have reviewed and understand the contents of the above-identified application, including the claims, and am aware of the duty to disclose to the Office all information known to me to be material to patentability as defined in 37 CFR §1.56. I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both."

"我，下方签名的发明人，兹此声明：上述申请由我提交或授权提交。我相信，我是该申请中所主张发明的原发明人或原联合发明人。我已经阅读并理解上述申请中的内容，包括申请中的权利要求，并且我清楚我有责任遵守 37 CFR §1.56 的规定，向美国专利局披露我所知道的与能否取得专利有决定性作用的全部信息。我兹此承认，此声明中若有任何故意的虚假陈述，本人将按照 18 U.S.C. 1001 的规定被处以罚款或五年以下的有期徒刑，或者两者并罚。"

### ASSIGNMENT

NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient consideration, the receipt of which is hereby acknowledged, said inventor assignor has sold, assigned, transferred and set over, and by these presents does sell, assign, transfer and set over, unto said assignees, their successors, legal representatives and assigns, the entire right, title and interest in and to the above-mentioned inventions, application for Letters Patent, and any and all Letters Patent or Patents in the United States of America and all foreign countries which may be granted therefor and thereon, and in and to any and all divisions, continuations and continuations-in-part of said application, or reissues or extensions of said Letters Patent or Patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by said assignees, for their own use and the use of their successors, legal representatives and assigns, to the full end of the term or terms for which Letters Patent or Patents may be granted, as fully and entirely as the same would have been held and enjoyed by the inventor assignor, had this sale and assignment not been made.

AND for the same consideration, said inventor assignor hereby covenants and agrees to and with said assignees, their successors, legal representatives and assigns, that, at the time of execution and delivery of these presents, said inventor assignor, alone or along with any joint inventors, is the sole and lawful owner of the entire right, title and interest in and to said inventions and the application for Letters Patent above-mentioned, and that the same are unencumbered and that said inventor assignor has good and full right and lawful authority to sell and convey the same in the manner herein set forth.

AND for the same consideration, said inventor assignor hereby covenants and agrees to and with said assignees, their successors, legal representatives and assigns, that said inventor assignor will, whenever counsel of said assignees, or the counsel of their successors, legal representatives and assigns, shall advise that any proceeding in connection with said inventions, or said application for Letters Patent, or any proceeding in connection with Letters Patent for said inventions in any country, including interference proceedings, is lawful and desirable, or that any division, continuation or continuation-in-part of any application for Letters Patent or any reissue or extension of any Letters Patent, to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense of Letters Patent for said inventions, without charge to said assignees, their successors, legal representatives and assigns, but at the cost and expense of said assignees, their successors, legal representatives and assigns.

AND said inventor assignor hereby requests the Commissioner of Patents to issue said Letters Patent of the United States to said assignees as the assignees of said inventions and the Letters Patent to be issued thereon for the sole use of said assignees, their successors, legal representatives and assigns.

Oct. 26. 2016  
Date

Zhiyong Chen  
Chen, Zhiyong