504706029 12/28/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 EPAS ID: PAT4752751 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
TAYLOR WOEHL	11/10/2017
RYAN WAGNER	11/09/2017
JASON KILLGORE	12/27/2017
ROBERT R. KELLER	11/09/2017

RECEIVING PARTY DATA

Name:	THE UNITED STATES OF AMERICA, AS REPRESENTED BY THE SECRETARY OF COMMERCE
Street Address:	NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY
Internal Address:	100 BUREAU DRIVE, MS 2200
City:	GAITHERSBURG
State/Country:	MARYLAND
Postal Code:	20899

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15449419

CORRESPONDENCE DATA

Fax Number: (301)975-3482

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: 301-975-2691 Email: patents@nist.gov

Correspondent Name: NIST (EILEEN BRIGHT) Address Line 1: 100 BUREAU DRIVE

Address Line 2: MS 2200

Address Line 4: GAITHERSBURG, MARYLAND 20899

ATTORNEY DOCKET NUMBER:	16-008US1
NAME OF SUBMITTER:	EILEEN BRIGHT
SIGNATURE:	/Eileen Bright/
DATE SIGNED:	12/28/2017

Total Attachments: 8

source=16-008US1_KELLER_Assignment#page1.tif
source=16-008US1_KELLER_Assignment#page2.tif
source=16-008US1_KILLGORE_Assignment#page1.tif
source=16-008US1_KILLGORE_Assignment#page2.tif
source=16-008US1_WAGNER_Assignment#page1.tif
source=16-008US1_WAGNER_Assignment#page2.tif
source=16-008US1_Woehl_Assignment#page1.tif
source=16-008US1_Woehl_Assignment#page2.tif

ASSIGNMENT OF PATENT RIGHTS

I, ROBERT KELLER, residing in LOUISVILLE, CO invented "ELECTRON

VIBROMETER AND DETERMINING DISPLACEMENT OF A CANTILEVER" for

which has been filed an application for United States Letters Patent, Serial Number 15/449,419

on March 3, 2017.

The invention was made while I was an employee of the United States Department of Commerce

and under such circumstances that applicable laws and regulations render the patent rights

assignable to the United States. The United States of America, represented by the Secretary of

Commerce, wishes to acquire these rights.

Therefore, I assign to the Government of the United States of America as represented by the

Secretary of Commerce, my full and exclusive world-wide rights to this invention. As

consideration for this Assignment, I will be treated as an inventor whose rights are assigned to

the Government of the United States, for royalty sharing purposes, if royalties are ever collected,

as explained in Section 3710(c) of Title 15 of the United States Code. This invention and its

derivative applications in the United States Patent and Trademark Office and United States

Letters Patent are to be held by the United States of America for the full term for which such

Letters Patent may be granted as completely as they would have been held by me had I not made

this assignment.

I agree to make, execute, and deliver to the Secretary of Commerce all documents in such usual

or other forms, terms, or contents as may be required by the Secretary for the prosecution of all

applications arising from this invention, as well as after issuance of Letters Patent, and for the

settlement of any derivation proceeding, post-grant review, or other action or proceeding, these

applications and Letters Patent may encounter. I will aid the United States of America in every

way to protect the invention as requested by the Secretary, except that any expenses arising

through such assistance will be borne, through proper arrangement, by the United States of

America.

I warrant that there are no outstanding assignments, grants, liens, encumbrances, or agreements,

oral, written, or implied, that will impair the interests conveyed in this assignment at the time I

execute this instrument.

IN TESTIMONY WHEREOF, I sign

9 November, 2017

ROBERT KELLER

DATE

ASSIGNMENT OF PATENT RIGHTS

I, JASON KILLGORE, residing in BOULDER, CO invented "ELECTRON VIBROMETER

AND DETERMINING DISPLACEMENT OF A CANTILEVER" for which has been filed

an application for United States Letters Patent, Serial Number 15/449,419 on March 3, 2017.

The invention was made while I was an employee of the United States Department of Commerce

and under such circumstances that applicable laws and regulations render the patent rights

assignable to the United States. The United States of America, represented by the Secretary of

Commerce, wishes to acquire these rights.

Therefore, I assign to the Government of the United States of America as represented by the

Secretary of Commerce, my full and exclusive world-wide rights to this invention. As

consideration for this Assignment, I will be treated as an inventor whose rights are assigned to

the Government of the United States, for royalty sharing purposes, if royalties are ever collected,

as explained in Section 3710(c) of Title 15 of the United States Code. This invention and its

derivative applications in the United States Patent and Trademark Office and United States

Letters Patent are to be held by the United States of America for the full term for which such

Letters Patent may be granted as completely as they would have been held by me had I not made

this assignment.

I agree to make, execute, and deliver to the Secretary of Commerce all documents in such usual

PATENT

REEL: 044496 FRAME: 0376

or other forms, terms, or contents as may be required by the Secretary for the prosecution of all

applications arising from this invention, as well as after issuance of Letters Patent, and for the

settlement of any derivation proceeding, post-grant review, or other action or proceeding, these

applications and Letters Patent may encounter. I will aid the United States of America in every

way to protect the invention as requested by the Secretary, except that any expenses arising

through such assistance will be borne, through proper arrangement, by the United States of

America.

I warrant that there are no outstanding assignments, grants, liens, encumbrances, or agreements,

oral, written, or implied, that will impair the interests conveyed in this assignment at the time I

execute this instrument.

IN TESTIMONY WHEREOF, I sign

JASON KILLGORE

12/27/2017

DATE

ASSIGNMENT OF PATENT RIGHTS

I, RYAN WAGNER, residing in BOULDER, CO invented "ELECTRON VIBROMETER

AND DETERMINING DISPLACEMENT OF A CANTILEVER" for which has been filed

an application for United States Letters Patent, Serial Number 15/449,419 on March 3, 2017.

The invention was made while I was an employee of the United States Department of Commerce

and under such circumstances that applicable laws and regulations render the patent rights

assignable to the United States. The United States of America, represented by the Secretary of

Commerce, wishes to acquire these rights.

Therefore, I assign to the Government of the United States of America as represented by the

Secretary of Commerce, my full and exclusive world-wide rights to this invention. As

consideration for this Assignment, I will be treated as an inventor whose rights are assigned to

the Government of the United States, for royalty sharing purposes, if royalties are ever collected,

as explained in Section 3710(c) of Title 15 of the United States Code. This invention and its

derivative applications in the United States Patent and Trademark Office and United States

Letters Patent are to be held by the United States of America for the full term for which such

Letters Patent may be granted as completely as they would have been held by me had I not made

this assignment.

I agree to make, execute, and deliver to the Secretary of Commerce all documents in such usual

or other forms, terms, or contents as may be required by the Secretary for the prosecution of all applications arising from this invention, as well as after issuance of Letters Patent, and for the settlement of any derivation proceeding, post-grant review, or other action or proceeding, these applications and Letters Patent may encounter. I will aid the United States of America in every way to protect the invention as requested by the Secretary, except that any expenses arising through such assistance will be borne, through proper arrangement, by the United States of America.

I warrant that there are no outstanding assignments, grants, liens, encumbrances, or agreements, oral, written, or implied, that will impair the interests conveyed in this assignment at the time I execute this instrument.

IN TESTIMONY WHEREOF, I sign

Ryan Wagne 11/9/17

RYAN WAGNER DATE

ASSIGNMENT OF PATENT RIGHTS

I, TAYLOR WOEHL, residing in GOLDEN, CO invented "ELECTRON VIBROMETER

AND DETERMINING DISPLACEMENT OF A CANTILEVER" for which has been filed

an application for United States Letters Patent, Serial Number 15/449,419 on March 3, 2017.

The invention was made while I was an employee of the United States Department of Commerce

and under such circumstances that applicable laws and regulations render the patent rights

assignable to the United States. The United States of America, represented by the Secretary of

Commerce, wishes to acquire these rights.

Therefore, I assign to the Government of the United States of America as represented by the

Secretary of Commerce, my full and exclusive world-wide rights to this invention. As

consideration for this Assignment, I will be treated as an inventor whose rights are assigned to

the Government of the United States, for royalty sharing purposes, if royalties are ever collected,

as explained in Section 3710(c) of Title 15 of the United States Code. This invention and its

derivative applications in the United States Patent and Trademark Office and United States

Letters Patent are to be held by the United States of America for the full term for which such

Letters Patent may be granted as completely as they would have been held by me had I not made

this assignment.

I agree to make, execute, and deliver to the Secretary of Commerce all documents in such usual

or other forms, terms, or contents as may be required by the Secretary for the prosecution of all applications arising from this invention, as well as after issuance of Letters Patent, and for the settlement of any derivation proceeding, post-grant review, or other action or proceeding, these applications and Letters Patent may encounter. I will aid the United States of America in every way to protect the invention as requested by the Secretary, except that any expenses arising through such assistance will be borne, through proper arrangement, by the United States of America.

I warrant that there are no outstanding assignments, grants, liens, encumbrances, or agreements, oral, written, or implied, that will impair the interests conveyed in this assignment at the time I execute this instrument.

IN TESTIMONY WHEREOF, I sign

TAVI OR WOFHI

DATE

PATENT REEL: 044496 FRAME: 0381

RECORDED: 12/28/2017