504797871 02/28/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4844603

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
WILLIAM T. WEAVER	02/22/2018
ROBERT BRENT VOPAT	08/15/2016
JOSEPH YUDOVSKY	11/16/2016
JASON M. SCHALLER	08/15/2016

RECEIVING PARTY DATA

Name:	APPLIED MATERIALS, INC.	
Street Address: 3050 BOWERS AVENUE		
City:	SANTA CLARA	
State/Country:	CALIFORNIA	
Postal Code:	95054	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15163857

CORRESPONDENCE DATA

Fax Number:

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.

Email: Imurphy@dsiplaw.com
Correspondent Name: SERVILLA WHITNEY LLC
Address Line 1: 33 WOOD AVENUE SOUTH

Address Line 2: SUITE 830

Address Line 4: ISELIN, NEW JERSEY 08830

ATTORNEY DOCKET NUMBER:	022827USA
NAME OF SUBMITTER:	JEFFREY I. BLANKMAN
SIGNATURE:	/Jeffrey I. Blankman, Reg. #57826/
DATE SIGNED:	02/28/2018

Total Attachments: 4 source=00721639#page1.tif

source=00721639#page2.tif

source=00721639#page3.tif

PATENT REEL: 045064 FRAME: 0418 source=00721639#page4.tif

PATENT REEL: 045064 FRAME: 0419

ASSIGNMENT FOR APPLICATION FOR PATENT

WHEREAS:

Names and Addresses of Inventors

1)	William T. Weaver 13708 Overland Pass Austin, TX, 78738 United States of America
2)	Robert Brent Vopat 8800 Crest Ridge Cir Austin, TX, 78750 United States of America
3)	Joseph Yudovsky 594 Smokey Court Campbell, CA, 95008 United States of America

4)	Jason M. Schaller
<i>'</i>	12520 Belcara Place
	Austin, TX, 78732
	United States of America

(hereinafter referred to as Assignors), have invented a certain invention entitled:

"Susceptor Position and Rotation Apparatus and Methods of Use"

for which application for Letters Patent in the United States was filed on May 25, 2016,

under Serial No. 15/163,857, executed on even date herewith; and

WHEREAS, Applied Materials, Inc., a corporation of the State of Delaware, having a place of business at 3050 Bowers Avenue, Santa Clara, CA, 95054 (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title and interest in and to said application (hereinafter referred to as the Application), and the invention disclosed therein (hereinafter referred to as the Invention), and in and to all embodiments of the Invention, heretofore conceived, made or discovered by said Assignors, and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter referred to as the Patents) thereon granted in any and all countries and groups of countries.

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Assignors to have been received in full from said Assignee:

1. Said Assignors hereby sell, assign, transfer and convey to Assignee the full and exclusive right, title and interest (a) in and to said Application and said Invention; (b) in and to all rights to apply for patents on said Invention in any and all countries pursuant to the International Convention for the Protection of Industrial Property or otherwise; (c) in and to any and all Applications filed and any and all Patents granted on said Invention in any and all countries and groups of countries, including each and every Application filed and each and every Patent granted on any application which is a division, substitution, or continuation of said Application; and (d) in and to each and every reissue or extension of any of said Patents.

-1-

- 2. Said Assignors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest to said Invention herein conveyed in any and all countries and groups of countries. Such cooperation by said Assignors shall include prompt production of pertinent facts and documents, giving testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Invention; (d) for filing and prosecuting applications for reissuance of any of said Patents; (e) for interference or other priority proceedings involving said Invention; and (f) for legal proceedings involving said Invention and any application therefore and any Patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Assignors in providing such cooperation shall be paid for by said Assignee.
- 3. The term and covenants of this agreement shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Assignors, their respective heirs, legal representatives and assigns.
- Said Assignors hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

	ignors have executed and delivered this instrument to said
Assignee on the dates indicated below.	- 1 , x // -
1) 2/22 2018 4	//6/
	(INVENTOR) William F Weaver
2), 2018	(INVENTOR) Robert Brent Vopat
3), 2018	(INVENTOR) Joseph Yudovsky
4) Z/2Z 2018	San A Slaver M Schaller

Automory Docker Do. 02282203SA/DSM/DSM-ALD/ACI

Sold Assignors to poly covernant and agrees to cooperate with state Assignor to enable and Assignors to enable seed Assignors to enable seed Assignors to enable seed Assignors to enable seed Assignors state to conveyed to any and at commons and groups of countries. Such cooperation by said Assignors state include prompt production of proteins about our deciments, giving tertiment, execution of petitions, cather papers, and other assistance at to the entered oceaned necessary or destrated by said designors to other papers, and other assistance at to the entered oceaned necessary or destrated by said Assignors to for portecting in said Assignors the right, lide and thereaf length conveyed, (b) for Assignors to protecting any of said applications, let for filling and proceedings involving said secretary said invention; (d) for liting and proceedings involving said entered or alternation of the filling and proceedings involving said invention, and (f) for any of said Proteins to its antenerics or other protein proceedings involving said invention, and (f) for liting and proceedings involving said filling and any application therefore and any Paterts granted thereon, regulating visitod tentation appealment proceedings, conceilation proceedings, practicy contexts, public use proceedings, intergenent actions and our actions provided therefore, that are expense incurred by said Assigners to providing such prograding what for thy said Assigners.

3. The term and covenants of this agreement shall mure to the benefit of said Assigner, its successors, assigns and other tegal representatives, and shall be binding upon said Assignors, their respective heirs, logal representatives and ossigna.

Said Assignors hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in control herewith.

IN WITNESS WHEREOF, the said Assignors have executed and delivered this instrument to said Assignee on the dates indicated below.

1) 2018	(MYENTOR) William T. Woaver
	en T
2}2016	(INVENTOR) Risbert Brent Vopal
3) 11-16 2016	(SKYENYOR) Jeseph Yndovsky
4) 2016	(NVENTON) Jacon M. Schaller

. 2

PATENT REEL: 045064 FRAME: 0422

- 2. Said Assignors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest to said Invention herein conveyed in any and all countries and groups of countries. Such cooperation by said Assignors shall include prompt production of pertinent facts and documents, giving testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Invention; (d) for filing and prosecuting applications for reissuance of any of said Patents; (e) for interference or other priority proceedings involving said Invention; and (f) for legal proceedings involving said Invention and any application therefore and any Patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Assignors in providing such cooperation shall be paid for by said Assignee.
- 3. The term and covenants of this agreement shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Assignors, their respective heirs, legal representatives and assigns.
- 4. Said Assignors hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, the said Assignors have executed and delivered this instrument to said Assignee on the dates indicated below.

1)	2016	
٠,,		(INVENTOR) William T. Weaver
2)	2016	(INVENTOR)/Robert Brent Vopat
3)	2016	(INVENTOR) Joseph Yudovsky
4)	<u>8/(5</u> ,2016	(INVENTOR) Jason M. Schaller