PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JEREMY ALEXANDER DAVIS	03/12/2018
ANTONIO LAZO	03/01/2018
REZA SARRAFI-NOUR	03/11/2018
DAVID REUEL UNDERDOWN	03/12/2018

RECEIVING PARTY DATA

Name:	CHEVRON U.S.A. INC.
Street Address:	6001 BOLLINGER CANYON ROAD
City:	SAN RAMON
State/Country:	CALIFORNIA
Postal Code:	94583-0806

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	62627524
Application Number:	15897808

CORRESPONDENCE DATA

Fax Number: (925)832-2051

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.

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Correspondent Name: CHEVRON CORPORATION - LAW DEPARTMENT

Address Line 1: P. O. BOX 6006

Address Line 4: SAN RAMON, CALIFORNIA 94583-0806

ATTORNEY DOCKET NUMBER:	T-10616 AND T-10616A-P
NAME OF SUBMITTER:	PARUL P. ANDERSON
SIGNATURE:	/Parul P. Anderson/
DATE SIGNED:	03/20/2018

Total Attachments: 5

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PATENT REEL: 045290 FRAME: 0976

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ASSIGNMENT

TITLE: SAND CONTROL SCREEN ASSEMBLIES AND ASSOCIATED METHODS OF MANUFACTURING

This assignment is directed to:

United States Provisional Application Number 62/627,524 filed on February 7, 2018, and United States Application Number 15/897,808 filed on February 15, 2018; the hereinafter named assignee being authorized to insert said Serial Number and filing date when ascertained; and

WHEREAS, the undersigned has invented new and useful improvements in the described application identified.

WHEREAS, CHEVRON U.S.A. INC., a corporation organized and existing under and by virtue of the laws of the Commonwealth of Pennsylvania, and having a regular and established place of business at San Ramon, State of California, is desirous of acquiring the entire right, title and interest in and to said invention, said application, and in and to the Letters Patent, Utility Models, and Inventors' Certificates to be granted and issued thereof in the United States of America and in any and all countries foreign thereto:

NOW, THEREFORE, for a valuable consideration, the receipt of which is hereby acknowledged, I / We, hereby sell, assign, transfer and set over unto said CHEVRON U.S.A. INC., its successors and assigns, the entire right, title and interest in and to said invention, said application, including all priority rights associated with said application under provisions of international conventions, treaties, or otherwise, and all divisions, continuations, reexaminations, and reissues thereof, and in and to all Letters Patent, Utility Models, and Inventors' Certificates to be granted and issued therefore and all reexamination certificates, reissues and extensions thereof, not only for, to and in the United States of America, but for, to and in all other countries (collectively referred to herein as INVENTION, PATENTS, AND PATENT APPLICATIONS). The aforesaid assignment includes the right in and to all income, royalties, damages and payments now or hereafter due or payable with respect to any Letters Patent, Utility Models, and Inventors' Certificates which may be granted in the United States of America and in any and all countries foreign thereto, and in and to all causes of action (either in law or in equity), and the right to sue, counterclaim, and recover for past, present and future infringement of the rights assigned or to be assigned under this Assignment, as fully and entirely as the same would have been held and enjoyed by Assignors if this sale and assignment had not been made;

- 1) Each undersigned agrees to execute all papers necessary in connection with any application and/or patent for the invention and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.
- 2) Each undersigned agrees to execute all papers necessary in connection with any interference or post-grant proceeding which may be declared concerning any application or patent for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference or post-grant proceeding.
- 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

Title: Sand Control Screen Assemblies and Associated Methods of Manufacturing Attorney Docket No.: T-10616A-P and T-10616

- 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.
- 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he or she has full right to convey the entire interest herein assigned, and that he or she has not executed, and will not execute, any agreement(s) in conflict herewith, and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives.
- 6) Each undersigned hereby grants the Assignee the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

and I / We hereby covenant that we have full right to convey the entire interest herein assigned, and I / We have not executed, and will not execute, any agreement in conflict herewith and that the rights assigned herein are not otherwise encumbered by any grant, license or right;

and I / We hereby further covenant and agree that we will communicate to said Assignee, its successors, legal representatives and assigns, any facts known to us respecting said inventions and discoveries; and furthermore, upon request, without additional compensation but at no expense to me / us, testify in any interference or legal proceedings involving said inventions, and sign any applications for reissue, division, continuation, continuation-in-part, renewal, substitute or extension thereof.

In witness whereof, I	/ We have signed my / our name(s) on t	the date s	set forth below.
Inventor Signature		Date:	3/12/2018
Inventor Name:	Jerenny Alexander DAVIS		*
Witness Signature:		Date:	N72/1 12,7018
Witness Name:	Janify River		
Inventor Signature:	Antenio LAZO	Date:	3/1/2018
	Anomo LAZO		ent la
Witness Signature:	MELLO	Date:	3/1/2018
Witness Name:	JOHN CAMEREN		·
Inventor Signature:		Date:	
Inventor Name:	Reza SARRAFI-NOUR	and the second second	***************************************
Witness Signature:		Date:	
Witness Name			

- To local assessments agrees to execute all papers and documents and perform any act which may be necessary as connection with clause of pervisions of the International Convention for Protection of the agreement of the English of the English of Convention for Protection of the English of Property of Similar agreements
- as a particular research appears to perform all afficultive acts which may be necessary to obtain, maintain to exercise by recesse or recognitization a grant of a valid United States patent to the Assigner
- and and an appear of an appear of the Commissioner of the U.S. Patent and Trademark of the same and all patents resulting from said applications) to the said Assigner as Assigner of the consecution and accordance that he or she has full right to convey the entire interest herein and accordance and said said said the more executed, and will not execute, any agreement(s) in conflict and accordance that the assignment is brighted or Assignment and Assignor's heirs, successors as a second acceptabilities.
- so that understand hereby grants the Assignee the power to insert on this assignment any further use manufaction that may be necessary or desirable in order to comply with the rules of the United States that a solution is a second of the United States. These seconds to the United States are a second of the United States.
- and it. We bereby envenion that we have full right to convey the entire interest herein assigned, and it was more more executed, and will not execute any agreement in conflict herewith and that the rights are not observe see not otherwise encumbered by any grant, beense or right.
- We have a prince coverant and agree that we will communicate to said Assigned its successors are expected and the special goald inventions and discoveries and agreed accessors to an expense to are as a testify in any agreed accessors as a proceedings as a velocity said inventions, and sign any applications for reasons as a second agreement to access a substitute or extension thereof

is war as a secret is We have support my and namers con the date set forth below

	Jeremy Alexander DAVIS	Dute
Name of States		Date
North Nation		
Investor Separate Provence Name	Antonia LAZO	Date
Victor Springer		Date
Withers North		
insenior Significa Insenior Sume	Reza SARRAFI NOUR	Date: March 11,2018

Winess Summer			Date		
Winess Name					
Inventor Sugrapre Inventor Name — 1	David Renel (NDE1	RDOWN	Date		
Witness Signature			Date		
Wines Name					
ASSIGNED hereby as INVENTION PAGE			*******	interest in an	d to the
		CHEVRONES	1 INC	(Assence)	
		Sunday			
		Name Franks	lumer		
		title Intellectua	d Prop	ens Officer	

Title: Sand Control Screen Assemblies and Associated Methods of Manufacturing Attorney Docket No.: T-10616A-P and T-10616

Inventor Signature: David Reuel UNDERDOWN

Witness Signature: Date: 03//2//8

Date: 03//2//8

ASSIGNEE hereby acknowledges receipt of the entire right, title and interest in and to the INVENTION, PATENTS, AND PATENT APPLICATIONS.

CHEVRON U.S.A. INC. (Assignee)

Signature Tail E Janus

Name: Frank C. Turner

Title: Intellectual Property Officer

PATENT REEL: 045290 FRAME: 0982

RECORDED: 03/20/2018

Witness Name: