504853422 04/04/2018

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE: ASSIGNMENT						
CONVEYING PARTY DA	АТА					
		Name	Execution Date			
JONG MIN JANG			03/29/2016			
JONG HYEON CHAE			03/29/2016			
JOON SUP LEE			03/29/2016			
HYUN A KIM			03/29/2016			
WON YOUNG ROH			03/29/2016			
MIN WOO KANG			03/29/2016			
RECEIVING PARTY DA	ТА					
Name:	SEOU	L VIOSYS CO., LTD.				
Street Address:	65-16,	SANDAN-RO 163BEON-GIL				
Internal Address:	DANW	ON-GU, GYEONGGI-DO				
City:	ANSA	ANSAN-SI				
State/Country:	UNITE	D STATES				
PROPERTY NUMBERS	Total: 1	Number				
Property Type		Number				
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Jong Min Jang et al.

Application No.: 15/081,134

Conf. No.: 2362

Filed: March 25, 2016

For: WAFER LEVEL LIGHT-EMITTING DIODE ARRAY

DECLARATION AND ASSIGNMENT BY THE INVENTOR UNDER RULE 37 C.F.R. § 1.63 EFFECTIVE ON SEPTEMBER 16, 2012

As a below named inventor, I hereby declare that:

I believe I am the sole original inventor or an original joint inventor of a claimed invention in a patent application entitled:

WAFER LEVEL LIGHT-EMITTING DIODE ARRAY

filed on March 25, 2016, and assigned U.S. Application Number <u>15/081,134</u>, and identified as Attorney Docket No. 114896-8033.US02.

I believe the following persons are original joint inventors of the above-identified U.S. patent application:

Jong Min Jang; Jong Hyeon Chae; Joon Sup Lee; Daewoong Suh; Hyun A. Kim; Won Young Roh; and Min Woo Kang.

I made, authorized to make, or will make or authorize to make the above-identified patent application at the U.S. Patent and Trademark Office.

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I have reviewed and understand the contents of the above-identified patent application including the claims.

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130254089.1

PATENT REEL: 045439 FRAME: 0662

Inventors : Jong Min Jang et al. Appl. No. : 15/081,134 Filed : March 25, 2016 Page : 2 of 5

I am aware of the duty to disclose to the U.S. Patent and Trademark 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 the above declaration is punishable under 18 USC §1001 by fine or imprisonment of not more than five (5) years, or both.

ASSIGNMENT

I hereby assign to <u>Seoul Viosys Co., Ltd.</u>, a corporation, having a place of business at 65-16, Sandan-ro 163 beon-gil, Danwon-gu, Ansan-si, Gyeonggi-do, Republic of Korea, and its successors and assigns (collectively "the Assignee"), the entire right, title and interest throughout the world in any and all inventions and improvements which are described in the aboveidentified application, prior U.S. Patent Application No. 14/722,011, filed in the United States Patent and Trademark Office on May 26, 2015, prior U.S. Patent Application No. 14/426,723, filed in the United States Patent and Trademark Office on March 6, 2015, prior PCT Application No. PCT/KR2013/007105, filed in the Republic of Korea Receiving Office on August 6, 2013, prior Korean Patent Application No. 10-2013-0088714 filed in the Republic of Korea on July 26, 2013, prior Korean Patent Application No. 10-2013-0088712, filed in the Republic of Korea on July 26, 2013, prior Korean Patent Application No. 10-2013-0088712, filed in the Republic of Korea on July 26, 2013, prior Korean Patent Application No. 10-2013-0088712, filed in the Republic of Korea on July 26, 2013, prior Korean Patent Application No. 10-2012-0101716, filed in the Republic of Korea on September 13, 2012, and prior Korean Patent Application No. 10-2012-0099263, filed in the Republic of Korea on September 7, 2012, from which the above-identified U.S. patent application claims priorities and benefits.

This assignment includes the entire right, title and interest in the above-identified U.S., PCT and Korean patent applications, all legal equivalents thereof in any country, any and all United States, Patent Cooperation Treaty, Republic of Korea and other foreign patents, utility models, and design registrations granted for any of said inventions and improvements, including, but not limited to, all divisions, continuations, reissues, reexamination certificates, any and all certificates issued in any post-grant proceeding, and extensions of said applications and patents of the United States, Patent Cooperation Treaty and Republic of Korea, all other foreign patents, utility models, and design registrations, and the right to claim priority based on the filing dates of the above-identified U.S. and Republic of Korea patent applications under the International

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PATENT REEL: 045439 FRAME: 0663

Inventors : Jong Min Jang et al. Appl. No. : 15/081,134 Filed : March 25, 2016 Page : 3 of 5

Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, the European Patent Convention, and all other treaties of like purposes, and the right to seek relief and recover all damages, including, but not limited to, a reasonable royalty, by reason of infringement or any other violation of patent or patent application rights. I authorize the Assignee to apply in all countries in the name of the Assignee for patents, utility models, design registrations and like rights of exclusion and for inventors' certificates for said inventions and improvements.

In addition, I hereby confirm the sale, assignment, and transfer to the Assignee of the entire right, title and interest throughout the world in said inventions and improvements that occurred by operation of an employment agreement between me and the Assignee existing at the time said inventions and improvements were made. Should I have any remaining interest, I hereby sell, assign, and transfer any right, title and interest I may have in said inventions and improvements and improvements and interest I may have in said inventions and improvements and improvements and interest I may have in said inventions and improvements and improvements and interest.

The foregoing assignments, sale and transfer have been made for good and valuable consideration in accordance with the aforementioned employment agreement.

I hereby represent and covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into that would conflict with the assignment of said inventions and improvements to the Assignee.

I further covenant for myself and my respective heirs, legal representatives and assigns, to assist the Assignee in handling various procedures, tasks and documentation in connection with this assignment, including, but not limited to, providing to the Assignee promptly upon the request of the Assignee all pertinent facts and documents relating to said invention and improvements, and said patents, said legal equivalents or other legal instrument as may be known and accessible to me and testifying as to the same in any interference, litigation, or proceeding relating thereto, and promptly executing and delivering to the Assignee or its legal representative any and all papers, documents, instruments or affidavits in connection with obtaining, maintaining, issuing or enforcing said application, said inventions and improvements, and said patents, said equivalents and other legal instrument which may be necessary or desirable to carry out the purposes thereof.

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PATENT REEL: 045439 FRAME: 0664

Inventors : Jong Min Jang et al. Appl. No. : 15/081,134 Filed : March 25, 2016 Page : 4 of 5

I hereby authorize and request the Commissioner of Patents and Trademarks to issue one or more patents in the United States for said inventions and improvements to <u>Seoul Viosys Co.</u>, <u>Ltd</u>, as assignee of the entire interest, for the sole use and benefit of Assignee, its successors and assigns.

I am competent to execute the above declaration and assignment. I hereby have duly executed the declaration and assignment below with my name.

Full name of first inventor: Jong Min Jang
Inventor's signature: 73 3 2
Date: <u>/6 3 29</u>
Full name of joint inventor: Jong Hyeon Chae
Inventor's signature:
Date: 16, 3, 90
Full name of joint inventor: Joon Sup Lee
Inventor's signature: 01 BMB
Date: $16, > \geq e$
Full name of joint inventor: Daewoong Suh
Inventor's signature:
Date:
Full name of joint inventor: Hyun A. Kim
Inventor's signature: 기 えート
Date: (6. 3. 29

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Docket No.: 114896-8033.US02

Inventors:Jong Min Jang et al.Appl. No.:15/081,134Filed:March 25, 2016Page:5 of 5

Full name of joir	it invent	or: Woi	n Young Roh	
Inventor's signati	ure:	44	107	
Date:	29.	Mar.	2016	,

Full name of joint inventor: "Min Woo Kang
Inventor's signature:
Date: 29. May, 2016

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Perkins Coie LLP P.O. Box 1247 Scattle, Washington 98111-1247 Telephone: (858) 720-5700 Facsimile: (206) 359-7198

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SUE	OR DESIGN PATENT					
Title of Invention	WAFER LEVEL LIGHT-EMITTING DIODE ARRAY					
This stateme	ent is directed to:	*****************		******		
The att	ached application,					
OR			r loo.	4 40 4		
United S	States application or PCT internat	ional application number	15/08	1,134 filed on	March 25, 2016	
LEGAL NA	ME of inventor to whom this	substitute statement	applies:			
	Name (first and middle (if any)) a	nd Family Name or Suman	ne)			
	ong Suh	000000000000000000000000000000000000000	***			
Residence (e	except for a deceased or legally in	icapacitated inventor):				
_{city} Ans	an-si	State	Count	_ KR		
	ss (except for a deceased or legally in	******			*******	
65-16, Sa	andan-ro 163 beon-gil, D	anwon-gu, Gyeongg	i-do			
٨٥٥				KAYUL ANUN MAALAN MININGKI MI	VD	
	an-si	State	Z	<u>P</u>	Country KR	
I believe the above-named inventor or joint inventor to be the original inventor or an original joint inventor of a claimed invention in the application.						
The above-ic	dentified application was made or	authorized to be made by	me,			
I hereby acknowledge that any willful false statement made in this statement is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.						
Relationshi	p to the inventor to whom this sub	stitute statement applies:			***********	
Legal Representative (for deceased or legally incapacitated inventor only),						
Assignee,						
Person to whom the inventor is under an obligation to assign,						
Person who otherwise shows a sufficient proprietary interest in the matter (petition under 37 CFR 1.46 is required), or						
Joint Inventor.						
	****				***	
		[Page 1 of 2]				

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 minute to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete his form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Partent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark. Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of
 presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to
 opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5 A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.