#### 12/27/2018 505254045

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5300816

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT		

#### **CONVEYING PARTY DATA**

Name	Execution Date
PHILLIP HOWARD QUAEDVLIEG	04/27/2017
DAVID KARL WABNEGGER	04/27/2017
JANOS CSABA TOTH	04/27/2017
DANIEL NEIL O'CONNELL	04/28/2017

#### **RECEIVING PARTY DATA**

Name:	QUANTA ASSOCIATES, L.P.		
Street Address:	2800 POST OAK BLVD.		
Internal Address:	SUITE 2600		
City:	HOUSTON		
State/Country:	TEXAS		
Postal Code:	77056		

### **PROPERTY NUMBERS Total: 2**

Property Type	Number		
PCT Number:	US1730621		
Application Number:	15584888		

#### **CORRESPONDENCE DATA**

Fax Number: (713)522-8889

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: 7135226565

Email: mark@oathoutlaw.com **Correspondent Name:** MARK A OATHOUT Address Line 1: 3701 KIRBY DRIVE

Address Line 2: SUITE 960

Address Line 4: HOUSTON, TEXAS 77098

ATTORNEY DOCKET NUMBER:	PWR115
NAME OF SUBMITTER:	LAURA TU
SIGNATURE:	/lauratu/
DATE SIGNED:	12/27/2018

**PATENT** REEL: 047860 FRAME: 0184 505254045

# Total Attachments: 6 source=ConfofAssignment2017\_ExecLT#page1.tif source=ConfofAssignment2017\_ExecLT#page2.tif source=ConfofAssignment2017\_ExecLT#page3.tif source=ConfofAssignment2017\_ExecLT#page4.tif source=ConfofAssignment2017\_ExecLT#page5.tif source=ConfofAssignment2017\_ExecLT#page6.tif

PATENT REEL: 047860 FRAME: 0185

## CONFIRMATION OF ASSIGNMENT

WHEREAS WE, PHILLIP HOWARD QUAEDVLIEG and DAVID KARL WABNEGGER both having a postal address of 5363 - 273A Street, Langley, British Columbia, Canada V4W 3Z4, JANOS CSABA TOTH having a postal address of 6355 Salish Drive, Vancouver, British Columbia, Canada V6N 4C2 and DANIEL NEIL O'CONNELL having a postal address 7388 Tucelnuit Drive, Oliver, British Columbia, Canada, V0H 1T2 (hereinafter individually and collectively, the "Assignors"), are the co-inventors of certain inventions or improvements described, or described and claimed, in United States Patent Application No. 62/330,377 entitled Locking Grounding Clamp filed May 2, 2016 (hereinafter the "Priority Application"), and in a yet to be filed United States Patent Application, a yet to be filed Patent Cooperation Treaty Application and a yet to be filed Argentina Patent Application (hereinafter the "Applications"), all entitled:

#### LOCKING GROUNDING CLAMP

AND WHEREAS, QUANTA ASSOCIATES, L.P. (hereinafter the "Assignee"), having a postal address of 2800 Post Oak Blvd, Suite 2600, Houston, Texas, U.S.A. 77056-6175 was desirous of acquiring the entire right, title and interest in and to the said inventions or improvements, and in and to the Priority Application and said Applications, and in, to and under any and all Letters Patent which may be granted on or as a result thereof in any and all countries.

AND WHEREAS prior to the filing of United States Patent Application No. 62/330,377 an Assignment between the Assignors and the Assignee was executed by the Assignors on April 28, 2016 and April 25, 2016 respectively.

NOW THEREFORE, in consideration of the sum of ONE (\$1.00) DOLLAR and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, the Assignors, do hereby confirm that effective April 28, 2016 and April 25, 2016 respectively, we did sell, assign, transfer and set over to the Assignee, and in any event we do hereby sell, assign, transfer and set over to the Assignee, the following:

- a) the right to claim priority to any of:
  - 1) the Priority Application.
  - ii) the Applications, and
  - iii) any other patent applications that are referred to below in sub-paragraphs (b)(ii – iv) inclusive (hereinafter the "Related Applications");
- b) the entire right, title and interest in, to and under:
  - the said inventions and improvements, and the Priority Application and Applications, and in i) and to any and all improvements thereto, and
  - ii) any and all patent applications directed to any of the said inventions and improvements, and any improvements thereto;
  - any and all patent applications claiming priority from any of the Priority Application, iii) Applications and patent applications referred to in this paragraph (b) including without limitation all foreign, national and regional phase entry patent applications, and

1

- iv) any and all continuations, continuations-in-part, divisions, renewals of, substitutes or the like for any of the Priority Application, Applications and patent applications referred to in this paragraph (b), and
- v) all Letters Patent that may be granted on or as a result of any of the Priority Application, Applications and Related Applications, and
- vi) all reissues, reexaminations and extensions of said Letters Patent:
- the right to be granted a patent on, or as a result of, any of the Priority Application, Applications and Related Applications including without limitation the right to be granted a patent in Patent Cooperation Treaty contracting states; and
- d) any and all causes of action which may exist by reason of infringement of any of the foregoing, and any and all damages arising from past, present and future violations thereof.

AND without limiting the generality of the foregoing, we respectively did on those dates, and in any event we do hereby, assign to and authorize the Assignee to, file and prosecute in our names applications for Letters Patent for said inventions or improvements in Canada, the United States of America, Argentina and all other countries, or Patent Cooperation Treaty applications or other regional or national applications, the same to be granted to, and held and enjoyed by, the Assignee, its successors, assigns, nominees or legal representatives, to the full end of the term or terms for which said Letters Patent respectively may be granted, reissued or extended, as fully and entirely as the same would have been held and enjoyed by the Assignors, had this assignment, sale and transfer not been made.

AND we hereby covenant that we had full right to convey the entire interest then assigned or now assigned, and that we have not executed and will not execute any agreement in conflict herewith, and we further covenant and agree that we will, each time request is made by the Assignee and without undue delay or further compensation whether monetary or otherwise, execute and deliver in a timely manner all such papers as may be necessary or desirable to perfect the title to said inventions or improvements, said Applications and said Letters Patent, in the Assignee, its successors, assigns, nominees or legal representatives, and we agree to communicate to the Assignee, or its nominees, all known facts respecting said inventions or improvements, said Applications and said Letters Patent, and without further compensation whether monetary or otherwise, and in a timely fashion, to testify in any legal proceedings, to sign all lawful papers, to execute all disclaimers and divisional, continuing, reissue and foreign applications, to make all rightful oaths, and generally to do everything possible to aid the Assignee, its successors, assigns, nominees and legal representatives to obtain and enforce for its or their own benefit, proper patent protection for said inventions or improvements in any and all countries, all at the expense, however, of the Assignee or its successors, assigns, nominees or legal representatives.

AND we hereby authorize and request the Commissioner of Patents of Canada and the United States, and any official of Argentina and any country or countries foreign to Canada or the United States whose duty it is to issue patents on applications as aforesaid, to issue to the Assignee, as assignee of the entire right, title and interest, any and all Letters Patent for said inventions or improvements, which may be issued and granted on or as a result of the applications aforesaid, in accordance with the terms of this Confirmation of Assignment.

j	AND we	hereby auth	orize an	d request	the Assignee's	s patent a	agent/attorne	y, to insert her	e (United	والأمار ع
States	Patent	Application	No.	9/6X4.	MW	filed	5-62-201	<u> </u>	, (Patent	<i>(./</i> }
		eaty Patent A			r /11.8177/ 2017	<u> </u>	filed05~#	2-2017	)	
and (Ar	gentina f	Patent Applic	ation No	). <u>17</u> 130	나 60명	filed	105-02-	2017-	), the	

respective filing dates and application numbers of the said Applications when known.

THIS Confirmation of Assignment may be executed in several counterparts, each of which will be deemed to be an original and all of which will together constitute one and the same instrument.

EXECUTED at Perfection	, <u>B.C.</u>	this <u>&amp;^1</u> day of April, 2017.
		PHILLIP HOWARD QUAEDVLIEG
WITNESSED at Policion	. <u>B.C.</u>	
		Signature:  Signature:  ASUSIA  Print witness name:
	e.	
EXECUTED at Pentidon,	B.C.	ຸ, this <u>ລື</u> day of April, 2017.
		DAVID KARL WABNEGGÉR
		ar
WITNESSED at Lentiston,	<u> </u>	_, this day of April, 2017.
		Signature:
		Print witness name:

EXECUTED at Vancouver	BC.,,	Canada	_, this <u></u> day of April, 2017.
			JANOS CSABA TOTH
WITNESSED at Vaucous	<u>r BC</u>	, <u>Canada</u> , thi	is 27 day of April., 2017.  Signature:
			MECINDA HESZAROS Print witness name
EXECUTED at			_, this day of April, 2017.
			DANIEL NEIL O'CONNELL
WITNESSED at	and the second s	,, thi	isday of April, 2017.
			Signature:
			Print witness name

EXECUTED at	, this	day of April, 2017.
	a.	
	JANOS	CSABA TOTH
WITNESSED at,	, this	_ day of April,, 2017.
	Signatur	e:
	Print witr	ness name
EXECUTED at Particiton, 32	, this <u>&amp;</u>	<u>은</u> day of April, 2017.
	DANIEL	NEIL O'CONNELL
WITNESSED at <u>Penticton</u> , <u>3c</u>	, this <u>2 &amp;</u> Signatur	_day of April, 2017.
	Dona Print witr	ness name

(Grnd Clamp)

# STATEMENT OF ACCEPTANCE

The foregoing Assignment is hereby accepted this 28<sup>th</sup> day of April, 2017.

QUANTA ASSOCIATES, L.P. By its authorized signatory:

Name: BRET A SCHEADER Title: VICE PERSIDENT

(Grnd Clamp)

5

PATENT REEL: 047860 FRAME: 0191