505788506 11/22/2019

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

tylesneet Version V1.2

EPAS ID: PAT5835334

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
MARK EDWIN SCHULTE	10/01/2019
ANTHONY HEATH	10/01/2019

### **RECEIVING PARTY DATA**

Name:	L3HARRIS TECHNOLOGIES, INC.
Street Address:	1025 WEST NASA BOULEVARD
City:	MELBOURNE
State/Country:	FLORIDA
Postal Code:	32919

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	29714253

### **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.

**Phone:** 215.558.5740

Email: docketing@condoroccia.com
Correspondent Name: CONDO ROCCIA KOPTIW LLP

Address Line 1: 1800 JFK BOULEVARD

Address Line 2: SUITE 1700

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER:	LEOT_CQS_D01
NAME OF SUBMITTER:	RYAN A. PEDDLE
SIGNATURE:	/Ryan A. Peddle/
DATE SIGNED:	11/22/2019

# **Total Attachments: 5**

source=LEOT\_CQS\_D01 - Executed Assignment as-filed#page1.tif source=LEOT\_CQS\_D01 - Executed Assignment as-filed#page2.tif source=LEOT\_CQS\_D01 - Executed Assignment as-filed#page3.tif source=LEOT\_CQS\_D01 - Executed Assignment as-filed#page4.tif

PATENT 505788506 REEL: 051090 FRAME: 0467

 $source = LEOT\_CQS\_D01 - Executed \ Assignment \ as\text{-}filed \# page 5.tif$ 

PATENT REEL: 051090 FRAME: 0468 DOCKET NO.: LEOT\_CQS\_D01 PATENT

#### ASSIGNMENT

WHEREAS, we Mark Edwin Schulte residing at 12655 E Austin Road, Manchester, Michigan 48158; and Anthony Heath, residing at 3323 Primrose Lane, Ypsilanti, Michigan, 48197, hereinafter referred to as the ASSIGNORS, are joint inventors of certain inventions or improvements for which we have made application for Letters Patent to the United States, identified as CRK Docket No. LEOT CQS D01, entitled WEAPON SIGHT;

WHEREAS, L3Harris Technologies, Inc., hereinafter referred to as the ASSIGNEE, of 1025 West NASA Boulevard, Melbourne, Florida 32919, a corporation of Delaware is desirous of acquiring the entire right, title and interest in and to the said inventions or improvements and in and to the said application, 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.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and intending to be legally bound hereby, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over to said ASSIGNEE, our entire right, title and interest in and to said inventions or improvements and said application and any and all continuations, divisions and renewals of and substitutes for said application, and in, to and under any and all Letters Patent which may be granted on or as a result thereof in the United States and any and all other countries, and any reissue or reissues or extension or extensions of said Letters Patent, including our full right to sue for and collect damages for past violations of provisional rights having arisen from any publication of said application or any continuations, divisions, or renewals of or substitutes for said application. We further assign to and authorize said ASSIGNEE, to file in our names applications for Letters Patent in all countries, the same to be held and enjoyed by said 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 us had this assignment, sale and transfer not been made.

AND we hereby covenant that we have full right to convey the entire interest herein 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 and without undue delay, execute and deliver all such papers as may be necessary or desirable to perfect the title to said inventions or improvements, said application and said Letters Patent to said ASSIGNEE, its successors, assigns, nominees, or legal representatives, and each of us agrees to communicate to said ASSIGNEE or to its nominee all known facts respecting said inventions or improvements, said application and said Letters Patent, 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 said

DOCKET NO.: LEOT CQS D01 PATENT

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.

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

AND this Assignment may be executed in multiple counterparts, each of which shall be deemed to be an original of this Assignment. Additionally, we hereby authorize our assignees, its attorneys or agents collect the signature pages of each executed counterpart and to attach those signature pages to a single copy of this instrument, which single copy and attached signature pages together shall constitute an original of this Assignment.

We further authorize and direct our attorneys to insert below\* the application number and filing date of said application now identified as Case No. **LEOT\_CQS\_D01** as soon as the same shall have been made known to them by the United States Patent Office.

IN WITNESS WHEREOF, I have hereunto set my hand and seal.

010.12019		(L.S.)
Date	Mark Edwin Schulte	<del></del>
STATE OF MICHIGAN		
COUNTY OF WASHTENAW		
On this is don't	of Cross x , year of s	two hafara ma
personally came the above named N to me to be the same individua	Tark Edwin Schulte to me personally kell who executed the foregoing assign of the same was of that person's own from	nown and known nment, and who

and purposes therein set forth.

Notary Public



5-10-2020

10-1-2019	John Later	(L.S.)
Date	Anthony Heath	<del></del>

STATE OF MKAGAN:: SS COUNTY OF LAMBERDED:

On this day of works, before me personally came the above named **Anthony Heath** to me personally known and known to me to be the same individual who executed the foregoing assignment, and who acknowledged to me that execution of the same was of that person's own free will for the use and purposes therein set forth.

Notary Public



DOCKET NO.: LEOT\_CQS\_D01 PATENT

The foregoing assignment covers Patent Application No. <u>29/714,253</u>, filed on <u>November 21</u>, <u>2019</u>.

/Ryan A. Peddle/ Name of Attorney: Ryan A. Peddle Registration No. 77,970

**RECORDED: 11/22/2019**