506572041 03/24/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6618820

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MICHAEL GEHL	03/15/2021
CHRISTOPHER MICHAEL LONG	03/20/2021

RECEIVING PARTY DATA

Name:	NATIONAL TECHNOLOGY & ENGINEERING SOLUTIONS OF SANDIA, LLC
Street Address:	P.O. BOX 5800, MS-0161
City:	ALBUQUERQUE
State/Country:	NEW MEXICO
Postal Code:	87185

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17182883

CORRESPONDENCE DATA

Fax Number: (505)844-9955

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: 505-844-7283 Email: dcates@sandia.gov

Correspondent Name: SANDIA NATIONAL LABORATORIES

Address Line 1: P.O. BOX 5800, MS-0161

Address Line 4: ALBUQUERQUE, NEW MEXICO 87185

ATTORNEY DOCKET NUMBER:	SD14464.1/S148871
NAME OF SUBMITTER:	DIANA SCHANNING
SIGNATURE:	/Diana Schanning/
DATE SIGNED:	03/24/2021

Total Attachments: 4

source=SD14464_1_S148871_signed_Assignments#page1.tif source=SD14464_1_S148871_signed_Assignments#page2.tif source=SD14464_1_S148871_signed_Assignments#page3.tif source=SD14464_1_S148871_signed_Assignments#page4.tif

PATENT 506572041 REEL: 055699 FRAME: 0210

ASSIGNMENT

WHEREAS Michael Gehl of Albuquerque, NM and Christopher Michael Long of Albuquerque, NM (hereinafter "Inventor(s)") has(have) made an invention relating to PHASE-WRAPPING METHOD FOR BEAM STEERING IN OPTICAL PHASED ARRAYS in the course of the work authorized by Contract DE-NA0003525 between NATIONAL TECHNOLOGY & ENGINEERING SOLUTIONS OF SANDIA, LLC ("NTESS") and the UNITED STATES DEPARTMENT OF ENERGY/NATIONAL NUCLEAR SECURITY ADMINISTRATION ("DOE/NNSA"), said invention being disclosed and claimed in Application Serial No. 17/182,883 for United States patent, filed February 23, 2021 and identified as DOE/NNSA Docket No: S-148871 duly executed by said inventor(s); and

WHEREAS Inventor(s), in consideration of employment by NTESS, has(have) assigned to NTESS, its successors and assigns, all of Inventor(s) rights to inventions, discoveries, or improvements made or conceived in the course of their employment; and

WHEREAS, title to the above-identified invention vests in the Government of the United States, as represented by DOE/NNSA, as governed by 42 U.S.C. 5908; and

WHEREAS, the Government of the United States, as represented by DOE/NNSA has granted a waiver of Government rights in the above-identified invention to NTESS; and

THEREFORE, Inventor(s) hereby sells, assigns, and transfers unto NTESS their entire right, title, and interest in and to said invention in the United States of America and all foreign countries, including, without limitation, said invention as described in the aforesaid application, and in and to any United States Letters Patent therefor, when issued together with all improvements thereon and betterments thereof, all related applications including, but not limited to, utilities, divisions, continuations, continuations-in-part, reissues and reexaminations thereof and substitutions of or for said application, and all foreign rights including the right to make application for Letters Patent for said invention in any and all foreign countries and the right to claim priority as to the filing date under the International Convention on the basis for the aforesaid application for United States Letters Patent, to the extent that Inventor(s) right, title, and interest in and to said invention has(have) not already been sold, assigned, or transferred to NTESS Corporation by Inventor(s) in consideration of Inventor(s) employment by NTESS. Inventor(s) hereby authorizes and requests the Commissioner of Patents to issue all Letters Patent issuing therefrom to NTESS, for its interest as NTESS, its successors and assigns.

Inventor(s) covenants with NTESS that, except for the rights, if any, of the Government, his/her interest in the rights and property herein conveyed is free and clear of any encumbrance and that they

Page 1 of 2

have full right to convey the same as herein expressed. Inventor(s) agrees, at the request of NTESS, to make, execute, and deliver to NTESS, the Government, or other party prosecuting patent applications on this invention, any and all papers, documents, affidavits, applications, statements or other instruments relating to said invention, take all rightful oaths and do all acts as may reasonably be required of them in or incident to the prosecution of any or all U.S. and foreign applications on said invention or in the adjustment or settlement of any interferences or other actions or proceedings that said applications or patents thereon may encounter or in which they may become involved.

Mala Jalan	3/15/21
Michael Gehl	Date /
Approved and consented by:	
	NATIONAL TECHNOLOGY &
	ENGINEERING SOLUTIONS OF
	SANDIA, LLC
3/15/2021 Date:	
Late to the second	Kerry Kampschmidt

Chief IP Counsel

Legal Technology Transfer Center

ASSIGNMENT

WHEREAS Michael Gehl of Albuquerque, NM and Christopher Michael Long of Albuquerque, NM (hereinafter "Inventor(s)") has(have) made an invention relating to PHASE-WRAPPING METHOD FOR BEAM STEERING IN OPTICAL PHASED ARRAYS in the course of the work authorized by Contract DE-NA0003525 between NATIONAL TECHNOLOGY & ENGINEERING SOLUTIONS OF SANDIA, LLC ("NTESS") and the UNITED STATES DEPARTMENT OF ENERGY/NATIONAL NUCLEAR SECURITY ADMINISTRATION ("DOE/NNSA"), said invention being disclosed and claimed in Application Serial No. 17/182,883 for United States patent, filed February 23, 2021 and identified as DOE/NNSA Docket No: S-148871 duly executed by said inventor(s); and

WHEREAS Inventor(s), in consideration of employment by NTESS, has(have) assigned to NTESS, its successors and assigns, all of Inventor(s) rights to inventions, discoveries, or improvements made or conceived in the course of their employment; and

WHEREAS, title to the above-identified invention vests in the Government of the United States, as represented by DOE/NNSA, as governed by 42 U.S.C. 5908; and

WHEREAS, the Government of the United States, as represented by DOE/NNSA has granted a waiver of Government rights in the above-identified invention to NTESS; and

THEREFORE, Inventor(s) hereby sells, assigns, and transfers unto NTESS their entire right, title, and interest in and to said invention in the United States of America and all foreign countries, including, without limitation, said invention as described in the aforesaid application, and in and to any United States Letters Patent therefor, when issued together with all improvements thereon and betterments thereof, all related applications including, but not limited to, utilities, divisions, continuations, continuations-in-part, reissues and reexaminations thereof and substitutions of or for said application, and all foreign rights including the right to make application for Letters Patent for said invention in any and all foreign countries and the right to claim priority as to the filing date under the International Convention on the basis for the aforesaid application for United States Letters Patent, to the extent that Inventor(s) right, title, and interest in and to said invention has(have) not already been sold, assigned, or transferred to NTESS Corporation by Inventor(s) in consideration of Inventor(s) employment by NTESS. Inventor(s) hereby authorizes and requests the Commissioner of Patents to issue all Letters Patent issuing therefrom to NTESS, for its interest as NTESS, its successors and assigns.

Inventor(s) covenants with NTESS that, except for the rights, if any, of the Government, his/her interest in the rights and property herein conveyed is free and clear of any encumbrance and that they

Page 1 of 2

have full right to convey the same as herein expressed. Inventor(s) agrees, at the request of NTESS, to make, execute, and deliver to NTESS, the Government, or other party prosecuting patent applications on this invention, any and all papers, documents, affidavits, applications, statements or other instruments relating to said invention, take all rightful oaths and do all acts as may reasonably be required of them in or incident to the prosecution of any or all U.S. and foreign applications on said invention or in the adjustment or settlement of any interferences or other actions or proceedings that said applications or patents thereon may encounter or in which they may become involved.

	03/20/2021
Christopher Michael Long	Date
Approved and consented by:	
	NATIONAL TECHNOLOGY & ENGINEERING SOLUTIONS OF SANDIA, LLC
Date:	Kerry Kampschmidt Chief IP Counsel Legal Technology Transfer Center

Page 2 of 2