PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
XIAOHUI WANG	06/23/2021
WLLIAM J. SEHNERT	02/01/2021
LEVON O. VOGELSANG	01/27/2021
DAVID H. FOOS	01/26/2021
YUAN LIN	05/28/2014

RECEIVING PARTY DATA

Name:	CARESTREAM HEALTH, INC.
Street Address:	150 VERONA STREET
City:	ROCHESTER
State/Country:	NEW YORK
Postal Code:	14608

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17152389

CORRESPONDENCE DATA

Fax Number: (585)627-8919

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: 5856276377

Email: patent@carestream.com

Correspondent Name: CARESTREAM HEALTH, INC.

Address Line 1: 150 VERONA STREET

Address Line 2: C/O PATENT LEGAL STAFF

Address Line 4: ROCHESTER, NEW YORK 14608

Total Attackments 7	
DATE SIGNED:	06/28/2021
SIGNATURE:	/Maria Langschwager/
NAME OF SUBMITTER:	MARIA LANGSCHWAGER
ATTORNEY DOCKET NUMBER:	100606

Total Attachments: 7



Docket No.: 100606 Customer No. 70523 Carestream Health, Inc.

ASSIGNMENT

For good and valuable consideration received, including salary or payment for the making of inventions, or employee benefits, I/we do hereby assign to Carestream Health, Inc., a Delaware corporation having a principal place of business in Rochester, New York, its successors and assigns, the entire right, title and interest, including priority rights, in and to all of my/our inventions and improvements disclosed in an application for patent for

LOW DOSE DIGITAL TOMOSYNTHESIS SYSTEM AND METHOD USING ARTIFICIAL INTELLIGENCE

which is [check one] X a non-provisional application for patent executed on to a provisional application for patent by:	the date(s) shown below by:
Assignor # 1: Xiaohui WANG	Date 6/23/2021
Assignor # 2: William J. SEHNERT	Date 2/1/2021
Assignor #3: Levon O. VOGELSANG	Date 1/27/2021
Assignor # 4: David H. FOOS	Date 1/20/2021
Assignor # 5: Yuan LIN	Date 5/28/2014
in the United States Patent and Trademark Office, togethe provisional or non-provisional application, and any division thereof, and any applications, including international application part in the United States and all other countries. I/We do assignment to Carestream Health, Inc. with respect to the extension to the inventions were made. I/We also do hereby assign to C Letters Patent and similar protective rights granted on any operiority rights arising from any of these applications under regulations. I/We agree that any of these applications, at Ca the name of Carestream Health, Inc. or its designee. I/We Carestream Health, Inc. or its designee. I/We further myself/ourselves, I/we shall furnish to Carestream Health, Inc. other evidence in my/our possession relating to any of said inter partes legal or administrative proceedings relating there similar protective rights that may be granted on any of the	already filed as USSN: 17/152,389 filed on 01/19/2021 er with said application, and any corresponding or counterpart mal, continuation, substitute, reissue, re-examination application ations, corresponding or being a counterpart thereto in whole or in hereby acknowledge that I/we were subject to an obligation of antire right, title and interest in and to said inventions at the time carestream Health, Inc. the entire right, title and interest in and to of these applications, as well as the right to claim any applicable or the terms of any applicable conventions, treaties, statutes or arestream Health, Inc.'s sole discretion, may be filed and issued in the agree to execute such documents which in the judgment of the patents and similar protective rights and to maintain the title ther agree that, upon request, but without out-of-pocket expense to not or its designee any data, information, exhibits, memoranda, or inventions or improvements and shall testify in any ex parte or eto. I/We authorize and request issuance of all Letters Patent and these applications, to the extent that and in such manner as such its designee. This document shall be governed, construed and State of New York, USA.
Signature of Assignor # 1 Xiaohui WANG	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
Date: 06/23/202/ Witnessed: Music fingelise.	
Witnessed: Men Spageleson	
Signature of Assignor # 2	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
William J. SEHNERT	
Date:	
Witnessed:	

Page 1 of 2

Docket No.: 100606 Customer No. 70523 Carestream Health, Inc.

ASSIGNMENT

For good and valuable consideration received, including salary or payment for the making of inventions, or employee benefits, I/we do hereby assign to Carestream Health, Inc., a Delaware corporation having a principal place of business in Rochester, New York, its successors and assigns, the entire right, title and interest, including priority rights, in and to all of my/our inventions and improvements disclosed in an application for patent for

LOW DOSE DIGITAL TOMOSYNTHESIS SYSTEM AND METHOD USING ARTIFICIAL INTELLIGENCE

which is [check one]	
X a non-provisional application for patent executed on the a provisional application for patent by:	e date(s) shown below by:
Assignor # 1: Xiaohui WANG	Date 6/23/2021
Assignor # 2: William J. SEHNERT	Date -2/1/202/
Assignor # 3: Levon O. VOGELSANG	Date 1/27/2021
Assignor # 4: David H. FOOS	Date 1/2/2/2/
Assignor # 5: Yuan LIN	Date 5728/2014
in the United States Patent and Trademark Office, together provisional or non-provisional application, and any divisional thereof, and any applications, including international applicatio part in the United States and all other countries. I/We do he assignment to Carestream Health, Inc. with respect to the entithe inventions were made. I/We also do hereby assign to Care Letters Patent and similar protective rights granted on any of priority rights arising from any of these applications under regulations. I/We agree that any of these applications, at Care the name of Carestream Health, Inc. or its designee. I/We Carestream Health, Inc. may be necessary to obtain any such thereto in Carestream Health, Inc. or its designee. I/We further myself/ourselves, I/we shall furnish to Carestream Health, Inc. other evidence in my/our possession relating to any of said in inter partes legal or administrative proceedings relating thereto similar protective rights that may be granted on any of these	ready filed as USSN: 17/152,389 filed on 01/19/2021 with said application, and any corresponding or counterpart al, continuation, substitute, reissue, re-examination application ons, corresponding or being a counterpart thereto in whole or in ereby acknowledge that I/we were subject to an obligation of ire right, title and interest in and to said inventions at the time estream Health, Inc. the entire right, title and interest in and to these applications, as well as the right to claim any applicable the terms of any applicable conventions, treaties, statutes or estream Health, Inc.'s sole discretion, may be filed and issued in agree to execute such documents which in the judgment of a patents and similar protective rights and to maintain the title ragree that, upon request, but without out-of-pocket expense to or its designee any data, information, exhibits, memoranda, or inventions or improvements and shall testify in any ex parte or inventions, to the extent that and in such manner as such a designee. This document shall be governed, construed and tate of New York, USA.
Signature of Assignor # 1	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
Xiaohui WANG	
Date:	
Witnessed:	
Signature of Assignov # 2 William J. SPHNERT Date: 2 // 202 (Witnessed: Medium Selment	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608 QU Shoghark Way Fairport, NY 14450

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Docket No.: 100606 Customer No. 70523 Carestream Health, Inc.

Signature of Assignor #3 Levon O. VOGELSANG Date: 1 27 21 Witnessed: Lambury Vigulary:	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608 78 Whitespire Lw. Webster, NY 14580
Signature of Assignor # 4	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
David H. FOOS Date: Witnessed:	
Signature of Assignor # 5	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
Yuan LIN	
Date:	
Witnessed:	

Signature of Assignor # 3	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
Levon O. VOGELSANG	
Date:	
Witnessed:	
David H. FOOS Date: 01/46/41 Witnessed: Aut many And	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608 Resembly Food 1119 Caroly Terril we stee, NY 14760
Signature of Assignor # 5	Witness Address, if other than Carestream Health, Inc., Rochester, NY 14608
Yusın LIN	
Date:	
Witnessed:	

- 6. I agree that, upon termination of my employment, I will immediately return to Carestream Health, (i) all documents, and other tangible items, and any copies, that are in my possession or control and contain confidential information in written, magnetic or other form; and (ii) all other Carestream Health property in my possession or control including, but not limited to, office keys, identification badges or passes, Carestream Health credit cards, automobiles, computer equipment and software. Upon Carestream Health's request, I will verify that I have not given such property, documents, items, or copies to anyone other than another Carestream Health employee except as directed by Carestream Health management.
- 7. I verify that I am not party to any agreement that, and do not have any confidential information that, would prevent me from performing my duties at Carestream Health. I also certify that I do not have a material financial interest in, receive compensation from, perform services for, or serve as a director or officer of any concern, which is an actual or potential competitor, customer or supplier of Carestream Health, except as described in writing to the Chief Human Resources Officer.
- 8. I understand that, regardless of any statement made to me or contained in any handbook, policy statement, or other document, my employment will be "at-will". That is, I will be free to terminate my employment at any time, for any reason, and Carestream Health is free to do the same. No other agreement, statement or representation relating to my employment will be effective to alter the terms of this Agreement unless it is contained in a written agreement which: (1) mentions me by name; (2) references this Agreement by name and date; (3) specifically acknowledges that it is intended to amend this Agreement; and (4) is signed by a Carestream Health corporate officer and me.
- I understand that Carestream Health is an ethical company and that I will be required to adhere to Carestream
 Health's policies and procedures regarding ethical business practices, including but not limited to, Carestream
 Health's conflict of interest policy.
- 10. This Agreement replaces all previous agreements that I may have entered into with Carestream Health (or its predecessor) with respect to my present or future employment with Carestream Health. Further, this Agreement shall inure to the benefit of the successors and assigns of Carestream Health and shall be binding upon my heirs, assigns, administrators and representatives.
- 11. No waiver of any provision hereof shall be effective unless made in writing and signed by the waiving party. The failure of either party to require the performance of any term or obligation of this Agreement, or the waiver by either party of any breach of this Agreement, shall not prevent any subsequent enforcement of such term or obligation or be deemed a waiver of any subsequent breach.
- 12. This Agreement shall be construed and enforced under and be governed by the laws of New York without regard to the conflict of laws principles thereof.

Dated 05/28 , 20 <u>1</u> 4	
Thian Lin	19005022
Signature of Employee	Global I.D.
YUAN LIN	904 Lambeth Circle, APT/01
Employee Name (Print or Type)	Durham, NC, 27705
	Address

02/01/2010 R3

4. Improper Competition

- 4.1. The restrictions contained in this section 4 will apply during my employment by Carestream Health and continue after the termination of my employment for any reason for a period equal to the total number of months I was employed by Carestream Health, whether continuously or not, but not for fewer than six (6) months nor more than eighteen (18) months after such termination from employment.
- 4.2. During the period described in section 4.1 following termination of my employment by Carestream Health, I will, prior to accepting employment with a new employer, inform that employer of this Agreement and provide a copy of it to that employer.
- 4.3. During the period described in section 4.1, I will not directly or indirectly, either as a owner, partner, co-venturer, principal, agent, consultant, employee, or otherwise, be employed, work, consult, advise, assist, or engage in any similar activity with respect to a business, product, service, or other matter which: (a) is similar to or competes with any business, product, service or other matter with which I worked for Carestream Health during the two years preceding termination of my employment, or (b) concerns subject matters about which I gained confidential, proprietary or trade secret information during my employment by Carestream Health. However, the restrictions contained in subsection (a) of this paragraph will not apply if the activities described would create no risk of use or disclosure of Carestream Health's confidential, proprietary or trade secret information. Prior to accepting employment during such period, I agree to provide written assurance satisfactory to Carestream Health from both myself and my new employer confirming my new duties.
- 4.4. The above restrictions will apply only to my work or activities within the relevant geographic area(s), as defined in this section.
 - 4.4.1. If I was employed by Carestream Health in a sales or service job immediately prior to the termination of my employment, the relevant geographic area will consist of any sales or service territories for which I was responsible during the two years prior to termination of my employment, plus the facilities of any customer or prospective customer upon whom I called or to whom I provided services or for whose account I was responsible, at any time during such two years.
 - 4.4.2. If I was employed by Carestream Health in any other capacity immediately prior to the termination of my employment, the relevant geographic area will consist of the United States plus any other country for which I was responsible as part of my job duties during the last two years of my employment by Carestream Health, but only to the extent that such geographic application of this section 4 shall be reasonably necessary for the protection of Carestream Health's confidential, proprietary or trade secret information.
- 4.5. This section 4 will not be in effect for any time period during which I am employed by Carestream Health in California.
- 5. During the period of my employment and for one year thereafter, whether voluntarily or involuntarily, with or without cause, I will not, directly or indirectly, either for myself or any other person, (i) induce or attempt to induce any employee of Carestream Health to leave its employ, (ii) in any way interfere with the relationships between Carestream Health and any employee of Carestream Health, (iii) employ, solicit to employ, or otherwise engage as an employee, independent contractor or otherwise, any person who has been an employee of Carestream Health during the six months preceding such employment or (iv) solicit, entice, call upon or in any way divert or take away or attempt to divert or take away any of Carestream Health's customers and suppliers to do business with another entity.

02/01/2010 R3

Carestream Health, Inc. EMPLOYEE'S AGREEMENT

I understand that Carestream Health, Inc. and its affiliated companies (collectively "Carestream Health") are engaged in the manufacture, use and sale of products, services and systems in the medical imaging, dental imaging, molecular imaging, health care information, dental information and non-destructive testing areas, and other products, materials, processes, compositions, software, systems and equipment, and in government work; that they carry on a large amount of research and development work; that they maintain customer lists and accounting, cost, sales, medical, personnel and other records, and that they follow various production, administrative and sales practices (hereinafter collectively called "business of Carestream Health"). I also understand that Carestream Health requires its employees to assign to it all right, title and interest in and to all inventions, discoveries, developments, methods, compositions, concepts, ideas, improvements and patentable or copyrightable subject matter (separately and collectively called "Rights") within or arising out of any field of employment in which they work during their employment by Carestream Health and for a period of two (2) years after termination of employment from Carestream Health, and that this is essential for the full protection of the business of Carestream Health.

Therefore, in consideration of my employment by Carestream Health and of the wages and other benefits to be received by me in connection with this employment, it is understood and agreed as follows:

- 1. During my employment by Carestream Health, and thereafter, I will not disclose to anyone or make use of any Carestream Health trade secret, proprietary or confidential information, including such trade secret, proprietary or confidential information of any customer or other entity to which Carestream Health owes an obligation of nondisclosure, which I acquire during my employment by Carestream Health, including but not limited to records kept in the ordinary course of business, except as such disclosure or use may be required in connection with my work as an employee of Carestream Health. I understand that this restriction prohibits disclosure to Carestream Health affiliates and subsidiaries in which Carestream Health owns less than 80% of the stock, unless I receive written authorization for specific disclosures from my management.
- 2. I hereby assign and transfer and agree to assign and transfer to Carestream Health (or as otherwise directed by Carestream Health) all of my right, title and interest in and to all Rights which during my employment by Carestream Health and within two (2) years following termination of my employment, are developed, made or conceived by me, (alone or with others, and whether or not during normal business hours) which (i) are within or arise out of any general field of Carestream Health's business in which I have been employed or have worked during my employment by Carestream Health; or (ii) arise out of any work I perform or information I receive regarding the business of Carestream Health while employed by Carestream Health; or (iii) arise from work that Carestream Health authorizes me to perform for any company directly or indirectly affiliated with Carestream Health. Subject to the foregoing, I agree to execute any and all documents needed to effect such assignment or transfer, including but not limited to, patent or copyright applications requested by Carestream Health.

While employed in California, no employee will be required to make an assignment of any invention to the extent prohibited by California Labor Code §2870(a) (a copy of which will be made available to any employee upon request).

3. I will fully disclose to Carestream Health, as promptly as available, all information known or possessed by me concerning the rights referred to in section 2, and, upon request by Carestream Health, and without any further remuneration in any form to me by Carestream Health, but at the expense of Carestream Health, execute all applications for patents and for copyright registration, assignments thereof and other instruments and do all things which Carestream Health may deem necessary or advisable to vest and maintain in it the entire right, title and interest in and to all such rights.

02/01/2010 R3